TAB 193

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PENNSYLVANIA

THE OFFICIAL COMMITTEE OF

UNSECURED CREDITORS OF

ALLEGHENY HEALTH, EDUCATION

& RESEARCH FOUNDATION,

Plaintiff,

vs.

Civil Action

PRICEWATERHOUSECOOPERS,

No. 00-684

LLP,

Defendant.

Videotaped Deposition of AMY

FRAZIER, called for examination under the

Applicable Rules of Federal Civil Procedure,

taken before me, Michele E. Eddy, a Registered

Professional Reporter and Notary Public in and

for the State of Ohio, pursuant to notice and

stipulations of counsel, at the offices of

Jones Day, 222 East 41st Street, Suite 400, New

York, New York, on Tuesday, the 8th day of

June, 2004, at 9:00 a.m.

\_ \_ RENNILLO REPORTING SERVICES

Page 145	Page 147
or make your deposition longer, but I make the	Q Hold on for a second and humor me
2 answer to my question is you don't recall	2 about what is and what isn't relevant for a
3 having a SUD with you and asking anyone at	3 moment
4 AHERF or being in a conversation where someone	4 I've seen lots of documents that
5 at C&L asked someone at AHERF to make a change 14:05:08	5 were called summary of unadjusted differences
6 to their financial statements based on the SUD,	6 for various fiscal years that look and smell a
7 is that right?	7 lot like Exhibit 1339 in format.
8 A I do recall of one situation which	8 We're going to come to what you
9 was a report that was actually never issued in	9 want to talk about. Now tell me, do you recall
10 which there - I had - I don't know if it was 14:05:47	10 sitting in a room or having a conversation 14:07:43
11 actually the SUD document, but it was a summary	11 where this kind of a SUD, Exhibit 1339 or a
12 of adjustments that clearly indicated something	12 look alike, was being discussed and asking
13 had to be resolved before we could issue the	13 someone at AHERF or hearing someone from C&L
14 financial statements	14 ask someone at AHERF to make any change on the
15 Q. Let me come back to that 14:05:59	15 SUD? 14:07:56
16 Is the answer to my question – my	16 A. Yes.
17 earlier question, though, that you don't recall	17 MR RYAN: Objection.
18 having a SUD with you or being in a meeting	18 Q. So there was an exhibit that looked
19 where a SUD was being discussed in which	19 just like 1339 in the room, a document?
20 someone from C&L asked someone at AHERF to make 14:06:10	20 MR RYAN: Objection 14:08:03
21 a change?	21 A. Your original question stated a
22 MR RYAN: Objection	22 look-alike, and to me, you know, my
23 A. I mean, I think I'm actually	23 understanding of a look-alike was this summary
24 saying I have a situation that I recall 1	24 which included adjustments that were being
25 don't it didn't necessarily have to have the 14:06:20	25 proposed as part of the audit process in 14:08:15
Page 146	Page 148
1 title SUD across the top. It represented an	1 relation to whether or not we can issue the
2 accumulative list of adjustments in which we	2 financial statements. It was the adjustments
3 said you need to make an adjustment before we	3 that we as an engagement team had come together
4 can issue the report.	4 and said these are the ones that we need to
5 Q. I understand that I'm happy to 14:06:32	5 resolve and aggregate and evaluate as part of
6 speak about that with you I promise I'm going	6 issuing the financial statements.
7 to do it next	7 Q But that's the only time you can
8 But I would like to have an answer	8 think of an example for this question as an
9 to my question, which is, do you recall being	9 answer to this question, is that right?
10 in a meeting or having a discussion in which 14:06:41	10 A. That I currently recall, yes. 14:08:38
11 you were talking about the SUD specifically for	11 Q. Thank you.
12 any fiscal year in which you or somebody at C&L	12 When did that occur?
13 said, ladies and gentlemen at AHERF, please	13 A. 1998.
14 make these changes or any of these changes?	14 Q. I had a premonition. Tell me, what
15 A. Yes 14:06:55	15 was the issue of the set of dayastriotias and
16 Q. With a SUD?	16 you were discussing with someone at AHERF?
17 A. Again, my definition of a SUD is an	17 A. It related to Rancocas Hospital and
18 accumulation of a list of entries that need to	18 the accounting for good will and
19 be considered in evaluating the overall	19 intercompanies. There was a series of items
20 financial statements. And whether that's on an 14:07:07	20 mai bunt up to the overall issue size issue
21 Excel schedule that actually had the schedule	21 to be resolved.
22 of summary of unadjusted differences was really	22 Q. It was during the final or
23 irrelevant It was the total being used to	23 preliminary audit work for fiscal year 1998?
24 draw conclusions on whether or not we could	24 MR RYAN: Objection
25 issue the financial statements. 14:07:21	25 MR. JONES: I'm asking. 14:09:20
I was appeared to the control of the	

37 (Pages 145 to 148)

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1	Page 149  Q Do you know when it was?	1	Page 151 intercompany accounts?
2	A. It was in the spring of 1998;	2	A. The discussion was around how we
3	however, that particular audit had a fiscal	3	would in an effort to finalize the report
4	year-end, I believe, of December 31st as	4	which had reporting deadlines, we had some
5	opposed to June 30th, 1997 14:09:36	5	accounting discussion about possible approaches 14:12:06
6	Q The audit related to which	6	that Mr. Cancelmi would recommend to address
7	enterprise?	7	the issue, but I simply communicated my
8	A I believe Rancocas	8	discussion that I had with Mr. Buettner
9	Q It had a calendar year-end?	9	beforehand, which was until it's resolved, you
10	A. Correct 14:09:50	10	will not get your report. 14:12:22
11	Q. That was the New Jersey affiliate	11	Q. Do you recall anything more about
12	of the Graduate Hospital group?	12	the underlying accounting issues as we sit here
13	A Yes	13	today?
14	Q. That is then the lone example of a	14	A. It related to whether or not the
15	discussion with AHERF personnel in which you 14:10:08	15	good will was realizable in the future, whether 14:12:33
16	were a party regarding making changes on a	16	or not it should be written down, and whether
17	summary of unadjusted differences?	17	or not the impact of a 50 million dollar
18	MR RYAN: Objection Earlier we	18	transfer of reserves in 1997 and that that
19	drew a distinction between having a summary	19	adjustment should be reversed and undone based
20	there while the discussion took place and 14:10:21	20	on a stand-alone report for the Rancocas 14:12:57
21	talking about individual items without having a	21	entity.
22	document there, which I thought was a critical	22	Q. Some portion of the 50 million
23	distinction in the early testimony. So that	23	dollars or all of it?
24	didn't make its way into your question, so I	24	A. A portion of it
25	object. 14:10:35	25	Q. Is this the 50 million dollar set 14:13:08
<b> </b>	2.70		
1	Page 150 MR. JONES: Thank you. I'm not	1	Page 152 of reserve established in connection with the
2	sure it was critical	2	purchase of the Graduate hospitals by AHERF and
3	Q. But my question is still, can you	3	later transferred to certain hospitals in what
4	think of another example where you were	4	was then known as the Delaware Valley Obligated
5	discussing a SUD, a piece of paper that was the 14:10:41	5	Group at AHERF? 14:13:25
6	final SUD, as you understood it, and were	6	A. Yes.
7	asking someone at AHERF to make changes in the	7	Q. Do you recall anything more about
8			~ ~ ~ )
_	manciai statements other man this Kancocas	8	the conversation with Mr. Cancelmi?
9	financial statements other than this Rancocas fiscal year 1998 example?	8	the conversation with Mr. Cancelmi?  A. He had proposed a method of
9 10	fiscal year 1998 example?	8 9 10	A. He had proposed a method of
10	fiscal year 1998 example?  MR. RYAN: Objection. 14:10:57	9 10	A. He had proposed a method of accounting for it would be to write it off to 14:13:44
ı	fiscal year 1998 example?  MR. RYAN: Objection. 14:10:57  Q. Was it a fiscal year 1998 example	9 10 11	A. He had proposed a method of accounting for it would be to write it off to 14:13:44 net asset — net assets. And I told him that
10 11	fiscal year 1998 example?  MR. RYAN: Objection. 14:10:57	9 10	A. He had proposed a method of accounting for it would be to write it off to 14:13:44
10 11 12	fiscal year 1998 example?  MR. RYAN: Objection. 14:10:57  Q. Was it a fiscal year 1998 example or fiscal year 1997 example at Rancocas?	9 10 11 12	A. He had proposed a method of accounting for it would be to write it off to 14:13:44 net asset — net assets. And I told him that that was not my understanding of how you could account for it and I would discuss it further
10 11 12 13	fiscal year 1998 example?  MR. RYAN: Objection. 14:10:57  Q. Was it a fiscal year 1998 example or fiscal year 1997 example at Rancocas?  A. It was the fiscal year 1997, which	9 10 11 12 13	A. He had proposed a method of accounting for it would be to write it off to 14:13:44 net asset — net assets. And I told him that that was not my understanding of how you could account for it and I would discuss it further with Bill, but that that would not be, in my
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10 11 12 13 14 15	fiscal year 1998 example?  MR. RYAN: Objection. 14:10:57  Q. Was it a fiscal year 1998 example or fiscal year 1997 example at Rancocas?  A. It was the fiscal year 1997, which was the calendar year 1997 for that entity.  Q. Other than that example, can you 14:11:10	9 10 11 12 13 14 15	A. He had proposed a method of accounting for it would be to write it off to 14:13:44 net asset — net assets. And I told him that that was not my understanding of how you could account for it and I would discuss it further with Bill, but that that would not be, in my judgment, an appropriate resolution. 14:14:01  Q. Did you have an appropriate
10 11 12 13 14 15 16	fiscal year 1998 example?  MR. RYAN: Objection. 14:10:57  Q. Was it a fiscal year 1998 example or fiscal year 1997 example at Rancocas?  A. It was the fiscal year 1997, which was the calendar year 1997 for that entity.  Q. Other than that example, can you 14:11:10 think of another one?	9 10 11 12 13 14 15 16	A. He had proposed a method of accounting for it would be to write it off to 14:13:44 net asset — net assets. And I told him that that was not my understanding of how you could account for it and I would discuss it further with Bill, but that that would not be, in my judgment, an appropriate resolution 14:14:01
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10 11 12 13 14 15 16 17 18 19 20 21	fiscal year 1998 example?  MR. RYAN: Objection. 14:10:57  Q. Was it a fiscal year 1998 example or fiscal year 1997 example at Rancocas?  A. It was the fiscal year 1997, which was the calendar year 1997 for that entity.  Q. Other than that example, can you 14:11:10 think of another one?  A. Not that I recall as I sit here today.  Q. Who was involved in that meeting?	9 10 11 12 13 14 15 16 17 18 19 20 21	A. He had proposed a method of accounting for it would be to write it off to 14:13:44 net asset — net assets. And I told him that that was not my understanding of how you could account for it and I would discuss it further with Bill, but that that would not be, in my judgment, an appropriate resolution 14:14:01  Q. Did you have an appropriate resolution at the time that you shared with him?  A. Yes.  Q. What was it? 14:14:07  A. Reverse the 50 million dollar
10 11 12 13 14 15 16 17 18 19 20 21 22	fiscal year 1998 example?  MR. RYAN: Objection. 14:10:57  Q. Was it a fiscal year 1998 example or fiscal year 1997 example at Rancocas?  A. It was the fiscal year 1997, which was the calendar year 1997 for that entity.  Q. Other than that example, can you 14:11:10 think of another one?  A. Not that I recall as I sit here today.  Q. Who was involved in that meeting?  A. Myself and Dan Cancelmi. 14:11:35  Q. Anyone else?  A. No.	9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. He had proposed a method of accounting for it would be to write it off to 14:13:44 net asset — net assets. And I told him that that was not my understanding of how you could account for it and I would discuss it further with Bill, but that that would not be, in my judgment, an appropriate resolution. 14:14:01  Q. Did you have an appropriate resolution at the time that you shared with him?  A. Yes.  Q. What was it? 14:14:07  A. Reverse the 50 million dollar entry.
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10 11 12 13 14 15 16 17 18 19 20 21 22	fiscal year 1998 example?  MR. RYAN: Objection. 14:10:57  Q. Was it a fiscal year 1998 example or fiscal year 1997 example at Rancocas?  A. It was the fiscal year 1997, which was the calendar year 1997 for that entity.  Q. Other than that example, can you 14:11:10 think of another one?  A. Not that I recall as I sit here today.  Q. Who was involved in that meeting?  A. Myself and Dan Cancelmi. 14:11:35  Q. Anyone else?  A. No.  Q. Do you recall anything more about	9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. He had proposed a method of accounting for it would be to write it off to 14:13:44 net asset — net assets. And I told him that that was not my understanding of how you could account for it and I would discuss it further with Bill, but that that would not be, in my judgment, an appropriate resolution. 14:14:01  Q. Did you have an appropriate resolution at the time that you shared with him?  A. Yes.  Q. What was it? 14:14:07  A. Reverse the 50 million dollar entry.

	D 150		D 100
1	Page 153  A. My point was to reverse it on all	1	Page 155 Q. I'm going to ask you to look down
2	of the entities	2	the first page and notice as you do at certain
3	Q. Were you discussing all of the	3	of the various hospitals, there is a row
4	other entities at the time, or was this	4	relating to PP&E reserve and amounts in the
5	conversation strictly related to Rancocas, the 14:14:31	5	column headed June 30, 1995 that tie to several 14:17:01
6	one that you're recalling now?	6	of the amounts on the AHERF PP&E score sheet
7	A. As I recall, it was strictly	7	marked as Exhibit 4380. When you've had a
8	related to Rancocas and their desire to issue	8	chance to do that, would you tell me?
9		9	In particular I'll direct your
10	O. You thought this took place in the 14:14:43	10	attention to the S the St. Chris's category 14:17:30
11	,	11	of accounts and the PP&E reserve row there,
12	spring of '98, calendar year?	ł	
	A. Spring being very late spring	12	which is an amount of 1.133 million. Do you
13	because I was on maternity leave again	13	see that?
14	Q. When were you on maternity leave in	14	A. Yes.
15	198? 14:14:59	15	Q. That appears also on Exhibit 4380, 14:17:40
16	A. March. My son was born March 1st	16	is that right, next to St. Chris?
17	of 1998, so basically six to eight weeks	17	A. It appears on a rounded basis, yes.
18	following that.	18	Q. Then again if you look later down
19	Q So you're telling me it was	19	towards the bottom of the page to the Bucks
20	after 14:15:12	20	County amount for PP&E reserve, do you see 14:17:55
21	A. After.	21 22	that? A. Yes.
22 23	Q. — you returned from maternity	ı	
23	leave A. Correct	23 24	Q. That's 6-30-95, on Exhibit 1689, the AHERF analysis of reserves, the amount is
25	Q. — that this conversation took 14:15:16	25	1.493 million, and that ties — is that right? 14:18:06
ر2	Q. — that this conversation took 14:15:16	2,5	1.495 limitor, and that ties is that right: 14.10.00
	Page 154		Page 156
1	place?	1	A. It appears as rounding.
2	A. Yes.	۱ - ۱	Q. It ties rounded, at least close
-		2	-
3	Q. Let me ask you to turn to another	3	numbers, to the same amount on the schedule
<i>3</i>	exhibit. This one is going to be previously		-
	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you 14:15:36	3	numbers, to the same amount on the schedule
4	exhibit. This one is going to be previously	3	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is
4 5 6 7	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you 14:15:36	3 4 5	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes  Q Do you know whether anyone at
4 5 6	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you 14:15:36 to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes.	3 4 5 6	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes
4 5 6 7	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you to look at for me at the two-page document and tell me if you've ever seen it before today.	3 4 5 6 7	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes  Q Do you know whether anyone at
4 5 6 7 8	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you 14:15:36 to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes.	3 4 5 6 7 8	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes  Q Do you know whether anyone at Coopers & Lybrand had this analysis of
4 5 6 7 8 9	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes.  Q. When was the first time that you	3 4 5 6 7 8	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes  Q Do you know whether anyone at Coopers & Lybrand had this analysis of reserves, that is Exhibit 1689, in his or her
4 5 6 7 8 9	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes. Q. When was the first time that you saw this document?  A. Last week. Q. You never saw it in connection with	3 4 5 6 7 8 9	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right? 14:18:27  A Yes Q Do you know whether anyone at Coopers & Lybrand had this analysis of reserves, that is Exhibit 1689, in his or her hand when the AHERF PP&E score sheet marked as 14:18:45
4 5 6 7 8 9 10	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes. Q. When was the first time that you saw this document?  A. Last week.	3 4 5 6 7 8 9 10	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes  Q Do you know whether anyone at Coopers & Lybrand had this analysis of reserves, that is Exhibit 1689, in his or her hand when the AHERF PP&E score sheet marked as 14:18:45 4380 was prepared?
4 5 6 7 8 9 10 11 12	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes. Q. When was the first time that you saw this document?  A. Last week. Q. You never saw it in connection with	3 4 5 6 7 8 9 10 11	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes  Q Do you know whether anyone at Coopers & Lybrand had this analysis of reserves, that is Exhibit 1689, in his or her hand when the AHERF PP&E score sheet marked as 14:18:45 4380 was prepared?  A No, I don't know.  Q. Did you ever learn that Coopers & Lybrand auditors had been given reserve
4 5 6 7 8 9 10 11 12 13	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes. Q. When was the first time that you saw this document?  A. Last week. Q. You never saw it in connection with your audit work at AHERF, is that right?	3 4 5 6 7 8 9 10 11 12 13	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes  Q Do you know whether anyone at Coopers & Lybrand had this analysis of reserves, that is Exhibit 1689, in his or her hand when the AHERF PP&E score sheet marked as 14:18:45 4380 was prepared?  A No, I don't know.  Q Did you ever learn that Coopers &
4 5 6 7 8 9 10 11 12 13 14	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes. Q. When was the first time that you saw this document?  A. Last week. Q. You never saw it in connection with your audit work at AHERF, is that right?  A. No.	3 4 5 6 7 8 9 10 11 12 13 14	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes  Q Do you know whether anyone at Coopers & Lybrand had this analysis of reserves, that is Exhibit 1689, in his or her hand when the AHERF PP&E score sheet marked as 14:18:45 4380 was prepared?  A No, I don't know.  Q. Did you ever learn that Coopers & Lybrand auditors had been given reserve
4 5 6 7 8 9 10 11 12 13 14 15	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you 14:15:36 to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes. Q. When was the first time that you saw this document? 14:15:58 A. Last week. Q. You never saw it in connection with your audit work at AHERF, is that right? A. No. Q. I think we have a double negative 14:16:14	3 4 5 6 7 8 9 10 11 12 13 14 15	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right? 14:18:27  A Yes Q Do you know whether anyone at Coopers & Lybrand had this analysis of reserves, that is Exhibit 1689, in his or her hand when the AHERF PP&E score sheet marked as 14:18:45 4380 was prepared? A No, I don't know. Q Did you ever learn that Coopers & Lybrand auditors had been given reserve analyses or what was sometimes I think referred 14:19:04
4 5 6 7 8 9 10 11 12 13 14 15	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you 14:15:36 to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes. Q. When was the first time that you saw this document? 14:15:58 A. Last week. Q. You never saw it in connection with your audit work at AHERF, is that right? A. No. Q. I think we have a double negative 14:16:14 and it's all my fault. So let me try it again.	3 4 5 6 7 8 9 10 11 12 13 14 15 16	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes  Q Do you know whether anyone at Coopers & Lybrand had this analysis of reserves, that is Exhibit 1689, in his or her hand when the AHERF PP&E score sheet marked as 14:18:45 4380 was prepared?  A No, I don't know. Q Did you ever learn that Coopers & Lybrand auditors had been given reserve analyses or what was sometimes I think referred 14:19:04 to as cushion analyses that looked like Exhibit
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you 14:15:36 to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes. Q. When was the first time that you saw this document? 14:15:58  A. Last week. Q. You never saw it in connection with your audit work at AHERF, is that right?  A. No. Q. I think we have a double negative 14:16:14 and it's all my fault. So let me try it again.  Did you ever see it at any time during your audit work at AHERF?  A. No. Q. Did you ever see a document 14:16:23 similarly headed, that is, AHERF analysis of	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes  Q Do you know whether anyone at Coopers & Lybrand had this analysis of reserves, that is Exhibit 1689, in his or her hand when the AHERF PP&E score sheet marked as 14:18:45 4380 was prepared?  A No, I don't know.  Q Did you ever learn that Coopers & Lybrand auditors had been given reserve analyses or what was sometimes I think referred 14:19:04 to as cushion analyses that looked like Exhibit 1689 during their audit work in connection with AHERF?  A. I'm sorry, can you repeat that?  Q Did you ever learn that anybody 14:19:17 else on the C&L — on any C&L engagement team
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	exhibit. This one is going to be previously marked as Exhibit 1689. I'm going to ask you 14:15:36 to look at for me at the two-page document and tell me if you've ever seen it before today.  A. Yes. Q. When was the first time that you saw this document? 14:15:58  A. Last week. Q. You never saw it in connection with your audit work at AHERF, is that right?  A. No. Q. I think we have a double negative 14:16:14 and it's all my fault. So let me try it again.  Did you ever see it at any time during your audit work at AHERF?  A. No. Q. Did you ever see a document 14:16:23 similarly headed, that is, AHERF analysis of reserves after proposed adjustments or AHERF	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	numbers, to the same amount on the schedule previously marked as 4380, the score sheet, is that right?  A Yes  Q Do you know whether anyone at Coopers & Lybrand had this analysis of reserves, that is Exhibit 1689, in his or her hand when the AHERF PP&E score sheet marked as 14:18:45 4380 was prepared?  A No, I don't know.  Q. Did you ever learn that Coopers & Lybrand auditors had been given reserve analyses or what was sometimes I think referred 14:19:04 to as cushion analyses that looked like Exhibit 1689 during their audit work in connection with AHERF?  A. I'm sorry, can you repeat that?  Q Did you ever learn that anybody 14:19:17 else on the C&L — on any C&L engagement team ever received cushion or reserve analyses that

39 (Pages 153 to 156)

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PENNSYLVANIA

THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS OF ALLEGHENY HEALTH, EDUCATION & RESEARCH FOUNDATION, Plaintiff,

vs. PRICEWATERHOUSECOOPERS, LLP,

Defendant.

Civil Action No. 00-684

Continued Videotaped Deposition of AMY FRAZIER, called for examination under the Applicable Rules of Federal Civil Procedure, taken before me, Michele E. Eddy, a Registered Professional Reporter and Notary Public in and for the State of Ohio, pursuant to notice and stipulations of counsel, at the offices of Jones Day, 222 East 41st Street, Suite 400, New York, New York, on Wednesday, the 9th day of June, 2004, at 9:00 a.m.

VOLUME II

RENNILLO REPORTING SERVICES

D 205		75 000
Page 385 1 of the Lockhart trusts, as we've now defined	1	Page 38 ask him, you can tell me that.
2 the term, in connection with your '96 audit	2	MR RYAN: You're asking what the
3 work?	3	word means or where in the schedule the numbers
4 A I don't recall	4	can be found? I'm confused.
5 Q. Do you recall ever learning from 13:31:46	5	MR JONES: If that's a part of her 13:34:20
6 Mr. Panucci or his colleague Patty that they	6	answer, that's fine. I asked her what the word
7 had reviewed the language of the Lockhart Trust	7	principal means to her
8 as we've now defined them themselves?	8	MR RYAN: Okay.
9 A. I recall a discussion with Mark	9	A. You're referring to tick mark A?
0 Panucci about AHERF endowments, not necessarily 13:32:09	10	Q. Yes, I am. 13:34:28
1 using the term Lockhart trusts as we've now	11	A. I don't know obviously precisely
2 defined them	12	what he meant when he wrote it, but I have a
3 Q. What do you recall about that	13	general understanding of that term in the
4 conversation?	14	context of endowments.
5 A It was initially a conversation 13:32:22	15	Q. What do you think it means in your 13:34:43
6 where he shared a view of AHERF management on	16	read of it now since you don't recall the
7 how to record the AHERF endowments and which	17	document from '96?
8 then followed with the conversation with Jack	18	A. The original corpus or the
9 Lyden to actually discuss what they were	19	· · · · · · · · · · · · · · · · · · ·
20 proposing 13:32:46	20	original balance that was contributed by the donor. 13:34:56
21 O. We'll come back to that view	21	
22 sharing But my question is, do you ever	22	Q. So the amounts, perhaps, under the
23 recall learning from Mr. Panucci that he had	23	column contribution on the far right-hand
24 reviewed each of the five Lockhart trusts in	2.5	margin of page one or page two of the exhibit?
25 connection with his '96 audit work? 13:32:57	25	A. Yes. 13:35:12
		A. 105. 13.33,12
Page 386		Page 388
1 A. I don't know if it was each of the	1	Q. The black binders that you referred
2 five trust documents, recognizing that he was	2	to for the western region, would you include
3 performing testing on their controls. But he	3	within the western region AHERF the parent
4 had documents or certain information available	4	company in your understanding of western
5 during that discussion that he and I have had. 13:33:16	5	region? 13:35:24
6 I just don't know which ones or all or whether	_	
-	6	A. Yes.
7 it was a representative part of the population	7	A. Yes. Q. Do you recall ever learning from
7 it was a representative part of the population 8 Q. I'm sorry, I interrupted you.		A. Yes.
<ul> <li>7 it was a representative part of the population</li> <li>8 Q. I'm sorry, I interrupted you.</li> <li>9 A. Whether it represented the</li> </ul>	7	A. Yes. Q. Do you recall ever learning from
7 it was a representative part of the population 8 Q. I'm sorry, I interrupted you. 9 A. Whether it represented the 10 population that he was reviewing. 13:33:29	7 8	A. Yes.     Q. Do you recall ever learning from whom or from what source Mr. Panucci or
7 it was a representative part of the population 8 Q. I'm sorry, I interrupted you. 9 A. Whether it represented the 10 population that he was reviewing. 13:33:29	7 8 9	A. Yes. Q. Do you recall ever learning from whom or from what source Mr. Panucci or Patty I've lost her last name
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7 it was a representative part of the population  8 Q I'm sorry, I interrupted you  9 A. Whether it represented the  10 population that he was reviewing. 13:33:29  11 Q Do you believe that he should have  12 reviewed each of the five Lockhart trusts as  13 we've defined them, in connection with his '96  14 audit work?  15 MR RYAN: Objection. 13:33:39  16 A. No, given that he was performing a	7 8 9 10 11 12 13 14	A. Yes. Q. Do you recall ever learning from whom or from what source Mr. Panucci or Patty I've lost her last name A. Francioni. 13:35:35 Q Francioni received the black binders? A. I don't remember who they had gotten them from in the past. I just don't
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7 it was a representative part of the population  8 Q I'm sorry, I interrupted you  9 A. Whether it represented the  10 population that he was reviewing  11 Q Do you believe that he should have  12 reviewed each of the five Lockhart trusts as  13 we've defined them, in connection with his '96  14 audit work?  15 MR RYAN: Objection  13:33:39  A No, given that he was performing a  16 test of controls of a process that AHERF  17 management had implemented  18 Q Do you know what he means in his  19 note about principal when he says reviewed the  13:33:52  11 "C&L reviewed the endowment agreements and  10 noted the principal was permanently  11 restricted."	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. Do you recall ever learning from whom or from what source Mr. Panucci or Patty I've lost her last name A. Francioni. 13:35:35 Q Francioni received the black binders? A. I don't remember who they had gotten them from in the past. I just don't recall. 13:35:53 Q. Do you know what do you have any recall from '96 about what Mr. Panucci meant with the term income in tick mark A? This is recall from your work in '96. A. I don't have a recollection based 13:36:15 on this schedule and what he wrote here. Q. Reading the schedule today, do you

			volume 2
	Page 389		Page 391
1	agreements or some other information at the	1	that's necessarily the right the right term,
2	time, I'm not sure what it could mean	2	but the you know, just broadly speaking,
3	several components.	3	that they believed that these had some
4	Q. The next tick mark B reads, "C&L	4	potential to be used for operations, but
5	reviewed the endowments." 13:37:13	5	because it was not clear in the agreement that 13:40:01
6	It says again that C&L reviewed the	6	they should be conservative in how they treated
7	endowments, right?	7	them.
8	A. Yes.	8	Q Again, you didn't review the
9	Q. And noted then it continues.	9	agreements yourself to determine whether you
10	And noted there were general income 13:37:23	10	thought it was clear or not, is that right? 13:40:10
11	restrictions on the items. "Management took	11	A. I don't recall if I had the actual
12	the current income as unrestricted since the	12	agreements in my hand. I recall this
13	amount would have been expensed in the current	13	discussion with Jack Lyden and even a follow-up
14	year and any income from the prior years was	14	discussion, actually, with Al Adamczak to talk
15	kept as temporary restricted." 13:37:42	15	about the language that was in the AHERF 13:40:29
16	Have I read the first sentence or	16	agreements as I knew them
17	so accurately?	17	Q. Do you recall any of the language
18	A. Yes	18	to which you refer now?
19	Q. Do you know what income means in	19	A. Just that income was not clear and
20	this tick mark? 13:37:52	20	that the general purposes of the organization 13:40:49
21	A. Today or	21	was part of that terminology
22	Q Yes. First, do you have any	22	Q When you say income was not clear,
23	recollection from '96?	23	or restrictions on income was not clear, or the
24	A. I do not have a recollection from	24	interpretations related to income was not
25	<sup>1</sup> 96. 13:38:05	25	clear, what do you mean by income? 13:41:05
	Page 390		Page 397
I	Page 390 Q. Do you have an interpretation of it	1	Page 392 A. The availability of unrestricted
1 2		1 2	A The availability of unrestricted
1	Q Do you have an interpretation of it		
2	Q Do you have an interpretation of it today?	2	A. The availability of unrestricted I'm sorry, unrealized, realized gains and interest income, dividends and earnings.
2 3	Q. Do you have an interpretation of it today?  A. Not without the facts and	2 3	A The availability of unrestricted I'm sorry, unrealized, realized gains and
2 3 4	Q. Do you have an interpretation of it today?  A. Not without the facts and circumstances that existed at that time. I	2 3 4	A The availability of unrestricted I'm sorry, unrealized, realized gains and interest income, dividends and earnings. Essentially the cumulative earnings was how was the context of the discussion that it was 13:41:28
2 3 4 5	Q. Do you have an interpretation of it today?  A. Not without the facts and circumstances that existed at that time. I would need that information. 13:38:17	2 3 4 5	A The availability of unrestricted I'm sorry, unrealized, realized gains and interest income, dividends and earnings. Essentially the cumulative earnings was how was the context of the discussion that it was 13:41:28 everything in that pile.
2 3 4 5 6	Q. Do you have an interpretation of it today?  A. Not without the facts and circumstances that existed at that time. I would need that information. 13:38:17  Q. The next sentence reads the next sentence from tick mark B, "The reason	2 3 4 5 6 7	A The availability of unrestricted I'm sorry, unrealized, realized gains and interest income, dividends and earnings. Essentially the cumulative earnings was how was the context of the discussion that it was 13:41:28 everything in that pile.  Q. So you are defining income in your
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Do you have an interpretation of it today?  A. Not without the facts and circumstances that existed at that time. I would need that information	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A The availability of unrestricted I'm sorry, unrealized, realized gains and interest income, dividends and earnings. Essentially the cumulative earnings was how was the context of the discussion that it was 13:41:28 everything in that pile.  Q. So you are defining income in your term to include anything that wasn't the original contribution?  A. In this particular situation. 13:41:39 Obviously there are others that it could have been defined differently where it specifically excluded something, but in this circumstance my understanding of what was in question was the 13:41:52  Q. In this circumstance is the five Lockhart trusts is what I'm referring to. A. Well, the trusts the majority of the trusts on AHERF because I wasn't I was not aware of them as the Lockhart trusts. 13:42:02 Q. So there could have been others?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Do you have an interpretation of it today?  A. Not without the facts and circumstances that existed at that time. I would need that information	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A The availability of unrestricted I'm sorry, unrealized, realized gains and interest income, dividends and earnings. Essentially the cumulative earnings was how was the context of the discussion that it was 13:41:28 everything in that pile.  Q. So you are defining income in your term to include anything that wasn't the original contribution?  A. In this particular situation. 13:41:39 Obviously there are others that it could have been defined differently where it specifically excluded something, but in this circumstance my understanding of what was in question was the 13:41:52  Q. In this circumstance is the five Lockhart trusts is what I'm referring to.  A. Well, the trusts the majority of the trusts on AHERF because I wasn't I was not aware of them as the Lockhart trusts.  13:42:02 Q. So there could have been others? A. It was those at AHERF, so to the
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33 (Pages 389 to 392)

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]	Page 393 those that were held at the books of AHERF, the	1	Page 395 pronouncement, which included gathering all of
2	parent?	2	the documents, reviewing them with their legal
3	A. Correct	3	counsel in-house, and evaluating the impact of
4	Q. Whether or not it was justified	4	the new standards So it was a process that
5	Lockhart trusts? 13:42:24	5	they had undertaken 13:45:11
6	A. That's correct.	6	Q Well, my question is, did you
7	Q. If there were others, your	7	actually hear from anybody that AHERF had gone
8	understanding of the term income applied to	8	to financial institutions and requested copies
9	those others as well, others besides the five	9	of underlying endowment agreements for the
10	Lockhart trusts held on the accounts at AHERF, 13:42:32	10	endowments held at AHERF, the parent? 13:45:21
11	the parent?	11	A I believe your original question
12	I withdraw the question. I think	12	was more directed to me, whether I personally
13	we understand each other	13	did
14	In any event, your definition of	14	Q It certainly was You referred me
15	income was everything but the original 13:42:50	15	to AHERF personnel. That's why we're coming 13:45:29
16	contribution?	16	back to that.
17	A. In the context of our discussions	17	Do you ever recall hearing from
18	on this, yes	18	anybody that AHERF personnel were instructed or
19	Q. You understood the point person at	19	had actually themselves gone out and asked for
20	AHERF who had been involved in the 13:43:15	20	copies of endowment agreements from financial 13:45:40
21	classifications for the AHERF parent endowments	21	institutions in connection with this '96
22	was Mr. Lyden?	22	endowment review?
23	A Mr. Lyden and Mr. Adamczak.	23	A. I don't know if I I don't recall
24	Q. Was there any discussion about	24	if I knew that. I know they were gathering
25	whether the use of the classification 13:43:31	25	documents. I'm not sure of all the sources 13:45:53
	Page 394		Page 396
1	temporarily restricted would create a cushion	1	Q. My question is now, back to you,
2	to enhance earnings in future years?	2	did you ever yourself make an inquiry, call,
3	MR RYAN: Objection to form	3	visit a financial institution and ask for
4	A. There was no discussion about that.	4	copies of endowment agreements you believed to
5	Q. Did you think that might be the 13:43:48	5	be held by AHERF, the parent, in your '96 work? 13:46:06
6	case?	6	A. I believe I said no because they
7	A Absolutely not	7	were doing it - because they were taking their
8	Q Did that turn out to be the case,	8	own procedures to get the documents.
9	to your knowledge?	9	Q. My question now is did you instruct
10	A. No. 13:43:56	10	Mr Panucci or anybody else to do that? 13:46:22
11	Q Do you recall ever making an	11	A. No, I instructed him to review the
12	inquiry of any financial institution about	12	process of what management was undertaking
13	receiving copies of endowment agreements which	13	Q Did you ever learn from Mr. Lyden
14	endowments were held on the accounts of AHERF,	14	or anybody else that AHERF or C&L had only
15	the parent? 13:44:23	15	partial copies or believed they had only 13:46:56
16	THE WITNESS: I'm sorry, can you	16	partial copies of any of the five endowments
17	repeat that?	17	that we've now defined as the Lockhart trusts?
18	(Record read)	18	MR. RYAN: Could I get that read
19	A No, because I believe they were	19	back, please?
20	they, AHERF, had been undergoing that process 13:44:43	20	(Record read.) 13:47:31
21	themselves	21	A. I don't recall. I know there were
22	Q Why did you believe that?	22	cases where they didn't have complete documents
1	A. They had a number of steps that	23	or information was not available. I just don't
23	•	2.4	and the second s
24	they had been implementing throughout the	24	recall specifically related to those documents
		24 25	recall specifically related to those documents at AHERF 13:47:48

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1	Q Who did you learn what you just	1	category was the approximate 5 4 million in the
2	learned about some documents, perhaps, being	2	contribution column?
3	missing from?	3	A. I'm not sure without looking at all
4	A. I don't recall if it was Carolyn	4	the detail
5	Cafaro or someone, that there were documents 13:48:09	5	Q Is there anything else in this 13:51:28
6	that were very old that they were trying to	6	schedule that suggests that any amount greater
7	track down.	7	than 5.4 million was to be permanently
8	Q. Well, they were old documents that	1	
9	might have some missing portions or they were	8	restricted or reflected as permanently
10	- · · · · · · · · · · · · · · · · · · ·	9	restricted on the '96 financials?
	just old documents? 13:48:24	10	A I just don't know without agreeing 13:51:58
11	A Old documents that they may just	11	these to the actual trial balances
12	not even have because they never existed or	12	Q Let's ask it this way Do you
13	period, or and I don't know if that was	13	ever before I do that
14	parts, pieces. It was just that they didn't	14	Did you ever learn from any source
15	it was quite an effort to gather materials 13:48:41	15	that Melion Bank would not permit AHERF access 13:52:13
16	throughout the system	16	to any funds or sums held in the Lockhart
17	Q. Miss Cafaro you understood to be	17	endowments, as we've described them, other than
18	involved with endowment work related to the	18	interest and dividend income?
19	eastern enterprises, is that right?	19	MR. RYAN: This is at any point in
20	A. Principally in 1996. But she 13:48:58	20	time? 13:52:34
21	clearly was identified as the person who had	21	MR JONES: Yes
22	really spent a significant amount of time in	22	A. Yes.
23	understanding the pronouncements and was	23	Q. When did you first learn that?
24	helping the others in the western region with	24	A 1998.
25	evaluating what they needed to do 13:49:10	25	Q. In fact, for a number of years, 13:52:40
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,	Page 398		Page 400
]	Q Do you know yourself whether she	1	both before and after fiscal year 1996, the
2	was involved in any way in locating documents,	2	income and dividend I'm sorry, the interest
3	endowment documents for western enterprises, or	3	and dividend income on the Lockhart trusts you
4	AHERF, the parent?	4	came to learn was shipped automatically to a
5	A. I don't know. 13:49:19	5	concentration account held by AHERF or AGH 13:52:58
6	Q. Tick mark C on the exhibit before	6	before AHERF, is that fair to say?
7	you reads, "C&L agreed the amounts to the	7	MR RYAN: Objection
8	endowment agreements without exception."	8	A I don't recali
9	Did I read that right?	9	Q Did you ever learn that from any
10	A. Yes. 13:49:39	10	source? 13:53:08
11	Q. Again, Mr. Panucci or his ghost	11	A I don't recall
12	writer is referring to procedures that would	12	Q. When I say shipped to, I mean
13	call for having the endowment agreements the	13	siphoned off or periodically removed from the
14	endowment agreements in hand, is that fair to	14	trust balances at Mellon and given to other
15	say? 13:49:55	15	accounts held in the name of AHERF or AGH, that 13:53:26
16	A. Certainly that would support that,	16	is the interest and dividend income? Did you
17	yes. I don't know if it was the entire amount	17	ever learn that maybe I don't have the terms
18	or entire document, but whatever had been	18	exactly right but did you ever learn that as
19	provided		
20		19	a matter of principle had occurred?
	Q. Does this schedule reflect in your 13:50:31	20	A I know, generally speaking, there 13:53:38
21	view today, since you don't recall it from the	21	were accounts that they had that amounts they
22	'96 time frame, that the only amount classified	22	received might go into another account balance
23	in the '96 financials that this schedule	23	I just don't know how the I can't recall if
24	would propose to be classified on the '96	24	it relates to these or others. I mean, I
25	financials in the permanently restricted 13:50:47	25	remember the term concentration account also, 13:53:54
			35 (Pages 397 to 400

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PENNSYLVANIA

THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS OF ALLEGHENY HEALTH, EDUCATION & RESEARCH FOUNDATION, Plaintiff,

vs.
PRICEWATERHOUSECOOPERS,
LLP,

OOPERS, No. 00-684

Civil Action

Defendant.

Continued Videotaped Deposition of AMY FRAZIER, called for examination under the Applicable Rules of Federal Civil Procedure, taken before me, Michele E. Eddy, a Registered Professional Reporter and Notary Public in and for the State of Ohio, pursuant to notice and stipulations of counsel, at the offices of Jones Day, 222 East 41st Street, Suite 400, New York, New York, on Thursday, the 10th day of June, 2004, at 9:00 a.m.

VOLUME III

## RENNILLO REPORTING SERVICES

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G SERVICES NINOLE OLINATE

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1 the first meeting?	1 A. I just said it was unnecessary, you
2 Q. At any time up to and including the	2 don't need it, why are you doing it? You need
3 conversation with him	3 to have reserves at Graduate, keep them there
4 A. I really had no understanding of	4 Q My question was, did you tell him
5 what it was to come to a conclusion. I needed 09:54:44	5 to reverse it? 09:56:47
6 more facts.	6 A. Yes.
7 Q. Did you ever formulate a conclusion	7 Q What did he say in this
8 or ever come to the view that this transaction	8 conversation?
9 was consistent with GAAP?	9 A. I don't recall. I mean it had
MR. RYAN: Could I get that read 09:54:58	10 been on two occasions at least that I had had 09:56:54
11 back, please?	11 that discussion with him and – and I just – I
(Record read.)	12 don't recall what he said. I do recall, back
13 A. Yes.	13 again to that first conversation of it's what
Q. So you believed at some point that	14 they did, figure it out
15 it was okay under GAAP? 09:55:15	15 Q. When did you first tell 09:57:14
16 MR RYAN: Objection. I don't	16 Mr. Cancelmi that you thought he should reverse
17 think that's what she just said.	17 the transaction or the entries or that they
18 Q. So you formulated a conclusion at	18 were stupid?
<ul> <li>some point that this was consistent with GAAP?</li> <li>A. You asked me if I developed a view. 09:55:23</li> </ul>	<ul><li>MR. RYAN: Objection</li><li>Q. Maybe it can help you by saying how 09:57:27</li></ul>
20 A. You asked me if I developed a view. 09:55:23 21 Q. Yes	21 close in time after the first August meeting
22 A. If it was consistent. And I'm	22 with him?
23 saying, yes, I developed a view	23 A. It was sometime during year-end
24 Q. What was the view?	24 field work. It's a compressed period of a few
25 A. That it was not consistent. 09:55:30	25 weeks. It really I don't know. 09:57:38
Page 583	Page 585
1 Q. Thank you.	1 Q. Was it in August or September of
2 A Not necessarily consistent with	2 '97?
3 GAAP	3 A. It was probably later August or
4 Q When did you formulate that view,	4 early September. I just don't know.
5 that this set of entries regarding the 50 09:55:36	5 Q Do you recall anything more about 09:57:52
6 million dollar reserve transfers was not or	6 the subsequent two conversations in which you
7 were not consistent with GAAP? The question is 8 when	7 asked Mr. Cancelmi to or told Mr. Cancelmi
	8 to reverse the entries than what you've just
	9 told me as you sit here today? 10 A. The one other was what we had 09:58:04
	10 A. The one other was what we had 09:58:04
I II at least as I was understanding it from their	11 talked about vesterday relative to Rancocas
11 at least as I was understanding it from their 12 perspective, would not be consistent with GAAP	11 talked about yesterday relative to Rancocas,
12 perspective, would not be consistent with GAAP,	12 which was obviously later
12 perspective, would not be consistent with GAAP, 13 that it was a bookkeeping entry that I needed	12 which was obviously later. 13 Q We talked about that one yesterday.
12 perspective, would not be consistent with GAAP, 13 that it was a bookkeeping entry that I needed 14 to evaluate	12 which was obviously later. 13 Q. We talked about that one yesterday. 14 A. Yes.
12 perspective, would not be consistent with GAAP, 13 that it was a bookkeeping entry that I needed 14 to evaluate 15 Q Did you share your view with 09:56:08	12 which was obviously later. 13 Q. We talked about that one yesterday. 14 A. Yes. 15 Q. Anything more? 09:58:13
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			,	Volume
	Page 9 you recall, anything about the two	86		Page 58
	conversations in which you told Mr. Cancelmi to		1 A I don't recall. It was really	
1	reverse the two entries.		2 within those last few weeks of the audit, or at	
4		Í	3 least that main stage of the year-end field	
4	had terred. Other than what she's	ı	4 work	-
e	09.30.40	1	5 Q Was it more than a few days between	10:20:1
1	100.		6 those two conversations?	. 0.20. 1
7	timin, he should		7 A I really don't recall. It could	
8	worth theeesaly,		8 have spanned a weekend for all I know.	
9			9 Q Do you recall working on or having	
10	( 05,3813 010 Stupid: 09,3813	2   1	(1) performed any applicate between	
11	The got a for yesterday	1	11 conversations that led you to conclude that the	10:20:28
12	about the second conversation.		12 Graduate hospitals needed the reserves and the	
13	C THE NOT USEDING GOODLE LIFE IVAILCOCKS	١,	Delaware Valley Obligated Grave 4:1	
14	conversation.	- 1 "	<ul> <li>Delaware Valley Obligated Group did not?</li> <li>A. Yes.</li> </ul>	
15	A. Not as I sit here today, I don't 09:59:0			
16	recall.	- 1	mac Refrair. Objection. 10:20:	40
17	Q. Do you recall him ever saying he	- 1	C 30 and was an analysis that you	
18	would or wouldn't do it, that is, reverse it?	1	17 could have completed over a weekend?	
19	A. I don't recall, as I sit here	- 1	18 MR. RYAN: Objection.	
20	4. 1	1 "	19 A. There was various things that were	
21	07,07.17	- 1	20 occurring throughout the course of the audit.	0:20:51
22	5 Saleonin III III S	2	21 end of the audit. So I don't remember when I	
23	work at Coopers & Lybrand?	2:	22 completed each of those pieces that kind of	
23 24	A. Oh, yes.	23	23 mixed into that analysis	
	Q Had you worked together on audits?	24	Q But you had done some work between	
25	A. Yes. 09:59:25	1 ~	The control of the co	
	Page 507	-	/) the two convergetions and the second	:21:07
1 2 3	Q. Which audits?  A. AHERF. I don't recall if there were others. There may have been compatible.	1 2	the two conversations on the topic of who  10  Part of the two conversations on the topic of who  10  Part of the two conversations on the topic of who  10  Part of the two conversations on the topic of who  10	:21:07 age 589
2	Q. Which audits?  A. AHERF. I don't recall if there were others. There may have been something	1 2 3	the two conversations on the topic of who  10  1 needed the reserves?  2 A. Yes, including talking to 3 Mr. Buettner about it as well.	
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	Page 590		Page 592
1	procedures	1	A. It's notes from a meeting that I
2	Q. Do you recall anything more about	2	had with Dan Cancelmi on some early purchase
3	the conversation, anything he said or you said?	3	accounting adjustments that they had provided
4	A. We actually talked about the entire	4	to us.
5	memo and all of the things on the memo as part 10:22:27	5	Q. That meeting occurred on the day of 10:25:02
6	of that conversation, so it was not just the 50	6	the - that your notes are dated, 7-16-97?
7	million. I recall also just talking about an	7	A. I'm not sure if that was the actual
8	update on the overall status of the audit	8	date, but it was probably approximately then.
9	Q Related to the Graduate reserve	9	Q. Was your practice to, when you took
10	transfers, though? 10:22:45	10	notes about meetings, to date them, the notes 10:25:18
11	MR. RYAN: You're asking if there's	11	on the day the meeting was held?
12	anything in this first meeting with	12	A. Not always.
13	Mr. Buettner that she can remember?	13	Q. Why would you vary from that?
14	MR. JONES: Beyond what she's just	14	A. I may not have dated it and the
15	said about the Graduate reserve transfer issue. 10:22:52	15	next day when I went back to it dated it. I 10:25:30
16	A. Just generally, we had some work to	16	just it depended. There was no consistency
17	do and needed to understand.	17	necessarily
18	Q. Had you did you tell	18	Q. Do you have any doubt that you met
19	Mr. Buettner, in your first conversation with	19	with Dan Cancelmi and discussed these topics
20	him on the topic, that you had already told 10:23:02	20	within a few days of July 16, 1997? 10:25:42
21	Mr. Cancelmi to reverse the entries?	21	A. No
22	A. No. My recollection was that I was	22	Q. In fact, you've written Dan C at
23	still at the early stages of not really	23	the top of the page and your initials, ASF, is
24	understanding what exactly the transaction was,	24	that right?
25	so I couldn't formulate that type of an opinion 10:23:17	25	A. That's correct. 10:25:53
	Page 591		Page 593
1	at that point.	1	Q. The topic is Graduate purchase
2	Q. Can you recall today what it is you	2	adjustments?
3	had done between the first conversation with	3	A. Yes.
4	Mr Cancelmi about the topic and the	4	Q. I'm going to ask you to tell me if
5	conversation during which you first told him to 10:23:28	5	you recall what you meant by amortization 35 10:26:06
6	reverse the entries by way of analysis?	6	years, item two
7	A. I'm sorry, with Mr. Cancelmi?	7	A. I don't recall the actual note, but
8	Q Yes As you sit here today.	8	I recall generally speaking, that they wanted
9	A. I just broadly recall knowing that	9	to amortize the good will established, the
10	Graduate needed them for purposes at Graduate 10:23:46	10	positive good will established for the Graduate 10:26:25
11	I don't recall generally what I don't recall	11	acquisition as over 35 years
12	specifically what steps that included at that	12	Q. Did C&L ever take exception to this
13	point, but I at least had a view that Graduate	13	treatment?
14	needed them I don't know if at that point I	14	A. I don't believe so, but I know that
15	was at the stage of knowing whether or not DVOG 10:24:04	15	there was some good will that did not - that 10:26:37
16	didn't need reserves	16	went to PP&E, so, I mean, there was further
17		17	steps taken later that I would need to look at
18	(Thereupon, Deposition Exhibit 4435	18	that detail.
19	was marked for purposes of	19	Q. Would you flip to the second page
20	identification)	20	of your notes? See at the bottom of the page 10:26:50
21		21	the number 50 and the letter M? Do you know
22	Q. I'm going to hand you now what	22	why you wrote that note, 50 M?
23	we've marked as Exhibit 4435	23	A. I believe it's in different I'm
24	Can you identify this document for	24	not sure if that one is in different pen or
25	me? 10:24:45	25	not, but it was, as I recall, a follow-up note 10:27:12
	·		

Page 610  1 Frazier, give you any reason to believe that you knew about the 50 million dollar reserve transfers of which we've been speaking in April 4 of '97?  5 A. Absolutely not. I knew about it in 10:46:58  6 August or year-end field work of 1997.  7 Q. Let's skip to the next page. It 8 asys materiality, 15 million dollars, \$500,000 9 SUD. Did I read that right?  10 MR. RYAN: I'm not sure that that's 12. MR. RYAN: I'm not sure that that's 13. I 5. MR. RYAN: I'm not sure that that's 14. A. I believe that's 1.5. There's a faint dot there that maybe on the original is 10:47:23 in more clear 17. Q. I apologize if I've misread it, but 18. I really can see no dot. So if that's your 19. best recollection — you've seen the document a number of times before, is that right? 10:47:34 A. Yes. I's 1.5. Q. So the note reads, and it's in red, 22. Q. So the note reads, and it's in red, 23. materiality, 1.5 million dollars, \$500,000 SUD, 24. is that right? 10.47:50
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mar. RYAN: I'm not sure it was 15. 10:47:16  MR RYAN: I'm not sure it was 15. 10:47:16  MR RYAN: I'm not sure that that's  Is an I believe that's 1.5. There's a faint dot there that maybe on the original is more clear  Q I apologize if I've misread it, but I really can see no dot. So if that's your best recollection — you've seen the document a number of times before, is that right?  A Yes. It's 1.5  Q So the note reads, and it's in red, materiality, 1.5 million dollars, \$500,000 SUD, is that right?  A Everything is in red There wasn't 10:47:50  Page 611  anything unique about it being red.  A Yes.  Q Do you know what that means today? 10:47:57  A I was referring to some materiality  Page 611  A I was referring to some materiality  I masser of the reserves from the Graduate hospitals and I right?  A A Absolutely, because that was a part of a conference call. This, we wouldn't have been talking about materiality with that call been talking about materiality with that call the materiality note?  A It could have been or it's just a follow-up discussion even after we got off the phone, but I remember the call Q You can recall Mr Cancelmi's words 10:49:22 precisely so that you can quote them, am I right, today?  MR RYAN: Objection  Q That the reserves were for Graduate at Graduate in those words? 10:49:43
MR JONES: I said 15 MR RYAN: I'm not sure that that's  A. I believe that's I.5. There's a faint dot there that maybe on the original is more clear Q. I apologize if I've misread it, but I really can see no dot. So if that's your best recollection — you've seen the document a number of times before, is that right? A. Yes. It's I.5. Q. So the note reads, and it's in red, materiality, I.5 million dollars, \$500,000 SUD, is that right? A. Everything is in red There wasn't 10:47:50  Page 611  anything unique about it being red.  A. Yes. Q. Do you know what that means today? 10:47:57 A. It could have been or it's just a follow-up discussion even after we got off the phone, but I remember the call. Q. You can recall Mr Cancelmi's words 10:49: precisely so that you can quote them, am I right; A. Absolutely, because that was a part of a conference call. This, we wouldn't have been talking about materiality with that call  A. A It could have been or it's just a follow-up discussion even after we got off the phone, but I remember the call. Q. You can recall Mr Cancelmi's words 10:49: precisely so that you can quote them, am I right; A. Everything is in red There wasn't 10:47:50  MR RYAN: Objection  A. In those words: I don't know if he had ands and the's in between, but he said they're for Graduate at Graduate for the types of things that they need at Graduate 10:49:52
Il Group hospitals, am I right?  A. A besolutely, because that was a part of a conference call. This, we wouldn't have been talking about materiality with that call of a conference call. This, we wouldn't have been talking about materiality with that call the materiality of a conference call. This, we wouldn't have been talking about materiality with that call of a conference call. This, we wouldn't have been talking about materiality with that call the materiality note?  A. I believe that's 1.5. There's a faint dot there that maybe on the original is 10:47:23 the materiality note?  Q. I apologize if I've misread it, but I really can see no dot. So if that's your best recollection — you've seen the document a number of times before, is that right? 10:47:34 A. Yes. It's 1.5.  Q. So the note reads, and it's in red, materiality, 1.5 million dollars, \$500,000 SUD, is that right? 23 materiality, 1.5 million dollars, \$500,000 SUD, is that right? 24 A. Absolutely, because that was a part of a conference call. This, we wouldn't have been talking about materiality with that call 15 Q. You think this note is unrelated, 10:49:22 the materiality note?  A. It could have been or it's just a follow-up discussion even after we got off the phone, but I remember the call. 20 Q. You can recall Mr. Cancelmi's words 10:49:21 precisely so that you can quote them, am I right? 24 A. Everything is in red. There wasn't 10:47:50 21 precisely so that you can quote them, am I right? 24 A. This could have been or it's just a follow-up discussion even after we got off the phone, but I remember the call. 20 Q. You can recall Mr. Cancelmi's words 10:49:22 precisely so that you can quote them, am I right? 34 A. This could have been or it's just a follow-up discussion even after we got off the phone, but I remember the call. 35 MR. RYAN: Objection Q. That the reserves were for Graduate at Graduate in those words? 10:49:49 A. I materiality of a conference call. This, we wouldn't have the materiality of a conference call. This, we wouldn't have th
13 15 14 A. I believe that's I.5. There's a 15 faint dot there that maybe on the original is 10:47:23 16 more clear 17 Q. I apologize if I've misread it, but 18 I really can see no dot. So if that's your 19 best recollection — you've seen the document a 18 number of times before, is that right? 10:47:34 15 A. Yes. It's I.5. 16 Q. So the note reads, and it's in red, 19 materiality, I.5 million dollars, \$500,000 SUD, 10 is that right? 10:47:50 16 A. Absolutely, because that was a part of a conference call. This, we wouldn't have 10 been talking about materiality with that call 10:49:22 the materiality note? 10:47:34 20 Q. You can recall Mr Cancelmi's words 10:49:20 Q. You can recall Mr Cancelmi's words 10:49:21 precisely so that you can quote them, am I right, today? 10:47:50 Q. That the reserves were for Graduate at Graduate in those words? 10:49:43 10:49:43 10:49:52
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25 A. Everything is in red. There wasn't 10:47:50  Page 611  anything unique about it being red.  Q. I was just trying to time it so  that we knew when you took it.  A. Yes.  Q. Do you know what that means today? 10:47:57  A. I was referring to some materiality  Page 611  A. Yes.  A. I was referring to some materiality  Page 611  A. I was referring to some materiality  Page 611  A. I was referring to some materiality  Page 611  A. I was referring to some materiality  Page 611  A. I was referring to some materiality  Page 611  A. I was referring to some materiality  Page 611  A. I was referring to some materiality  Page 611  A. I was referring to some materiality  Page 611  A. I was referring to some materiality  Page 611  A. I was referring to some materiality
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2 A. In those words. I don't know if he 3 that we knew when you took it. 4 A. Yes. 5 Q. Do you know what that means today? 10:47:57 6 A I was referring to some materiality  2 A. In those words. I don't know if he 3 had ands and the's in between, but he said 4 they're for Graduate at Graduate for the types 5 of things that they need at Graduate 10:49:52
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5 Q. Do you know what that means today? 10:47:57 5 of things that they need at Graduate 10:49:52 6 A I was referring to some materiality 6 Q. Livet went to make 10:49:52
6 A I was referring to some materiality 6 O Livet want to avoid 10:49:52
A I was reterring to some materiality 16 O Livet want to make
gardernies that we were contemptating as part 7 that today
8 of planning for the audit. 8 A. Absolutely.
9 Q What did the 1.5 million dollars 9 Q Miss Frazier, I'm handing you what
10:48:12   10 we've marked as 4758   10 a market as 4758
1 I named Halingmann Trial Delayer D.
1 12 see that?
3 recall as I sit here today. 13 A Yes.
4 Q. Do you know what the 500,000 K SUD 14 Q. This is a working paper, I believe,
10:48:27 15 that has been printed out in hard come from 10:50 4
A. Based on that, it's an 1 don't 116 version of the CLASS database that was not it
recent writing it, but, based on that, it
o appears at least as an initial recommendation [18] year '97
9 of what we would include as possible 19 If you look about one, two, three,
10:48:37 20 four pages into the document would see a 10.54.69
2. Dut tile you can't recall what 121 print of the screen that shows and the
22 author Is that right?
is that overall materiality?  23 A That's what it states you
MIC RYAN: Objection. 24 O. Do you recall authorize this
A. I can't recall I need to go back 10:48:46 25 document? 10:51:27
10 (Pages 610 to 612

	Page 614			Page 616
	A. I don't recall the document	1	recall from 6-30-97's audit work about what	
2	specifically, no	2	this means?	
3	Q Do you have any doubt that you did?	3	A Yes	
4	A. No, not based on this. I'm not	4	Q. What is your recall of what this	
5	sure I mean, I'm not sure about all of the 10:51:37	5	means? 10:54:10	
6	individual line items within it, but	6	A. That the DVOG hospitals were going	
7	Q. If you skip to the next page, the	7	to be implementing their new bad debt	
8	print of that page indicates that you created	8	methodology and, once they did that, they	
9	the document. Is that right?	9	expected that they would need to record	
10	A. Yes. 10:51:51	10	additional bad debt reserves and they were	10:54:26
11	Q. Do you have any doubt that you did?	11	going to take it over two months of about 25	
12	A. No	12	and 25 million each	
13	Q. If you skip to the next page, that	13	Q. Where were they going to get those	
14	screen print indicates that you created the	14	reserve amounts, do you have any recollection	
15	document on May 13, 1997 about 2:00 in the 10:52:02	15	of that or knowing that at the time you typed	10:54:37
16	afternoon. Is that right?	16	this document?	
17	A. I'm sorry, I don't see my name.	17	MR RYAN: Objection	
18	Q. Well, that the document itself was	18	A I don't recall as far as typing the	
19	created I was carrying over the presumption	19	document, but I recall generally in April	
20	that you created it from the page prior 10:52:28	20	knowing that they were going to record it as	10:54:4
21	A. Oh, I'm sorry That's what it	21	just normal bad debt reserves that you would do	•
22	states, yes.	22	on any type of bad debt reserve transaction.	
23	Q. Can you look at the rest of the	23	Q. Who did you learn that from?	
24	screen prints and find for me I believe the	24	A. Dan Cancelmi	
25	document indicates that it was last modified on 10:52:37	25	Q. When you had those conversations	10:55:02
			***************************************	
	Page 615			Page 617
1	May 22nd, 1997 Do you see that?	1	was this in a conversation?	
2	A. I see date modified, 5-22-97. I'm	2	A Yes.	
3	not sure if that's last modified	3	<ul> <li>Q. When you had those conversations,</li> </ul>	
4	Q Does that list all of the dates of	4	did Mr. Cancelmi tell you anything about how l	ne
5	the modification there? 10:53:06	5	•	10:55:19
6	A. I don't know I'm not just that	6	recorded in specific?	
7	familiar with that level of detail of CLASS to	7	MR. RYAN: Objection.	
8	know that	8	A I just recall it being we're going	
9	Q. Let me direct you back now to the	9	to record our bad debt reserve like we do, we	
10	first page of the document. You see about a 10:53:20	10	adopted the methodology, it's just normal	10:55:30
11	third of the way down on the face page of the	11	course of business that they've done in the	
12	document that there is a line that reads, "How	12	past.	
13	is the first 25 of the 50 million distributed	13	Q. When you say normal course of	
14	to the entities, or did this occur in April."	14	business, how was it recorded at AHERF	
15	Do you see that? 10:53:39	15	hospitals? 10:55:39	
16	A. Yes.	16	A. In the past?	
17	Q. Do you believe that you typed that	17	MR RYAN: You mean generally?	
18	line or two lines?	18	Q. Yes, in your experience as of the	
19	A. I don't have any reason to doubt	19	audit of 1997	
20	that I didn't 10:53:47	20	A. As bad debt expense. 10:55	:46
21	Q As you sit here today, do you know	21	Q So you increase bad debt expense on	
22	what that means?	22	the statement of operations and boost the	
23	A. Generally speaking, yes	23	reserve by the same amount?	
ل, ميکر		24	A. That would be the offsetting entry,	
	O What do you believe that it means?	Z-4	A. I Hat Would be the offsetting cities v.	
24 25	Q What do you believe that it means?  Let me ask this. Do you have any 10:54:00	25	yes.	

_			Volume 3
	Page 61	8	D
	Q You had no knowledge, as of the	1 .	Page 620
2	y		Q. It ultimately then, in the same
] 3	1	1 3	issue description area, gives us the journal
4	The state of the s	4	entries or proposed journal entries that would
5	10.50.1	5   5	be involved. Is that right? 10:58:52
6	and divide a story of a dest	1 6	
7		1 7	there, yes
8		8	• •
9		9	document, if ever, before today?
10	10.50.55	10	A. I don't recall if I've ever seen it 10:59:09
111	C 113 TOTA GENERAL MICH	11	
12	y going to do this in the	12	Q You don't recall seeing it before
13	The state of the s	13	being prepared for lawyers to testify in the
14	***************************************	14	SEC case, is that right?
15	10.50.50	15	
16	and the second s	16	
17	88 to 50 to the an aic	17	deposition in the SEC case at least by year?
18	DVOG entities. I just didn't know which ones.	18	A. 1998, maybe. Nine? I don't know.
19	Q. I'm handing you now, Miss Frazier,	19	Some
20	Exhibit 4297 I'll just have a few questions 10:57:14	20	Q. Not earlier than 1998, is that 10:59:40
21	for you. It's a C&L work paper dated June 9,	21	right?
22	1997 and apparently created and last modified	22	A. No.
23	by Miss Heinlein. Is that right?	23	Q. It would not be earlier than that,
24	A. Yes, according to what it says.	24	am I right?
25	Q. It's an issue topic document, is 10:57:37	25	A. That's correct. 10:59:46
		┼	
1	Page 619 that right?		Page 621
2	A. That's what it states, yes.		Q Do you see this document, it
3	Q. About the 50 million dollar reserve	2	appears to be created by Miss Heinlein and last
4	entry, that's what it reads?	3	modified by Miss Heinlein on June 9, 1997?
5	A. Yes. 10:57:48	4	A. Yes.
6	Q. It then reads, "Per conversation	5	Q. If Miss Heinlein has testified that 11:00:13
7	with Robin Schafer, C&L notes that a total of	6	it is her best recollection that she first
8	50 million dollars was intercompanied"	7	heard about the 50 million dollar Graduate
9	"intercompanied from the Graduate hospitals to	8	reserve entries to increase the bad debt
10	the Delaware Valley hospitals due to the DV bad 10:58:05	9	reserve at the Delaware Valley Obligated Group
11	debt reserve short-falls	10 11	hospitals, that she first learned of that set 11:00:29
12	"A determination was made that 25	12	of entries from you, would you disagree with her today?
13	million of reserves would be recorded in the DV	13	- i
14	hospitals in the March 1997 financials and the	14	MR RYAN: Objection
15	remaining 25 million dollars would be recorded 10:58:21	15	A. I don't know. It depends on the timing.
16	in April "	16	
17	Do you see that?	17	Q Well, she's apparently
18	A. That's what it says, yes.	18	knowledgeable of it as of June 9, 1997, by at
19	Q. Then there's a schedule below that	19	least as far as you read this document, am I right?
20	reflects an allocation of those reserves, is 10:58:29	20	A 75% 43 T 1.43
21	that right, to the various Delaware Valley	21	11.00.55
22	Obligated Group hospitals?	22	Q So if she knew in June of '97 and
23	A. Yes.	23	she says that she learned about it for the
24	Q. Which totals 50 million dollars?	23 24	first time from you, would you disagree with
25	A. Looks like the totals are all off, 10:58:41	25	her today on the record?
***************************************	,	ل من <i>د</i>	MR RYAN: Objection 11:01:07
		***************************************	21 (Pages 618 to 621)

Page 622  1 A I would need to break down elements 2 of that because I recall discussions with her 3 about 50 million dollars in reserves being 4 recorded at DVOG and then separately having 5 discussions with her regarding transfers as 11:01:19 6 part of the year-end field work. So in the 7 aggregate, there may be pieces of that I would 8 agree with, but — 9 Q Let's just — let's put it real 10 bluntly. If she has testified or does testify 11:01:37  1 Q Do you have any doubt that you 2 authored the document? 3 A No I mean, obviously the response 4 piece I would not have necessarily authored, 5 but — 11:04:30 6 Q But the review comment you would 7 have authored? 8 A Likely, yes. 9 Q Here you're writing, "Assign a	Page 624
2 of that because I recall discussions with her 3 about 50 million dollars in reserves being 4 recorded at DVOG and then separately having 5 discussions with her regarding transfers as 11:01:19 6 part of the year-end field work. So in the 7 aggregate, there may be pieces of that I would 8 agree with, but — 9 Q Let's just — let's put it real 2 authored the document? 3 A No I mean, obviously the response 4 piece I would not have necessarily authored, 5 but — 11:04:30 6 Q But the review comment you would 7 have authored? 8 A Likely, yes. 9 Q Here you're writing, "Assign a	-
3 about 50 million dollars in reserves being 4 recorded at DVOG and then separately having 5 discussions with her regarding transfers as 11:01:19 6 part of the year-end field work. So in the 7 aggregate, there may be pieces of that I would 8 agree with, but — 9 Q Let's just — let's put it real 3 A No I mean, obviously the response 4 piece I would not have necessarily authored, 5 but — 11:04:30 6 Q But the review comment you would 7 have authored? 8 A Likely, yes. 9 Q Here you're writing, "Assign a	
4 recorded at DVOG and then separately having 5 discussions with her regarding transfers as 11:01:19 6 part of the year-end field work. So in the 7 aggregate, there may be pieces of that I would 8 agree with, but — 9 Q Let's just — let's put it real 4 piece I would not have necessarily authored, 5 but — 11:04:30 6 Q But the review comment you would 7 have authored? 8 A Likely, yes. 9 Q Here you're writing, "Assign a	
5 discussions with her regarding transfers as 11:01:19 6 part of the year-end field work. So in the 7 aggregate, there may be pieces of that I would 8 agree with, but — 9 Q Let's just — let's put it real 5 but — 11:04:30 6 Q But the review comment you would 7 have authored? 8 A Likely, yes. 9 Q Here you're writing, "Assign a	
6 part of the year-end field work. So in the 7 aggregate, there may be pieces of that I would 8 agree with, but — 9 Q Let's just — let's put it real 6 Q. But the review comment you would 7 have authored? 8 A Likely, yes. 9 Q Here you're writing, "Assign a	
6 part of the year-end field work. So in the 7 aggregate, there may be pieces of that I would 8 agree with, but — 9 Q. Let's just let's put it real 6 Q. But the review comment you would 7 have authored? 8 A. Likely, yes. 9 Q Here you're writing, "Assign a	
7 aggregate, there may be pieces of that I would 7 have authored? 8 agree with, but — 8 A Likely, yes. 9 Q Let's just let's put it real 9 Q Here you're writing, "Assign a	
8 agree with, but – 8 A Likely, yes. 9 Q Let's just – let's put it real 9 Q Here you're writing, "Assign a	
9 Q Let's just let's put it real 9 Q Here you're writing, "Assign a	
10 bluntly. If she has testified or does testify 11:01:37 10 basis for the need to account for this at	
	1:04:43
11 at trial that she knew about the reserve	h
12 transfers in June of '97, not whether there   12 such reserves." Did you write that — or did I	
13 might be some reserves established in one place 13 read that right? I'm sorry	
14 and whether there might be some additional 14 A. Yes	
	:05:03
16 knew about the actual transfer of reserves from	es
17 the Graduate hospitals to the Delaware Valley 17 separate." Do you see that?	
18 Obligated Group hospitals in June of '97 and 18 A Yes	
19 she first learned about it from you, do you 19 Q. Do you know what that means, as you	u
20 disagree with her? 11:02:03 20 sit here today? 11:05:14	
21 MR. RYAN: I'll object to that 21 A Generally speaking, yes.	
22 because I think that mischaracterizes Miss 22 Q What do you think it means?	
23 Heinlein's testimony. 23 A That the Graduate reserves and	
MR. JONES: I posed a hypothetical. 24 whether or not Graduate needed reserves is or	ıe
25 Q Do you disagree with her? 11:02:12 25 topic and that whether or not DVOG was imp	acted 11:05:30
D (22)	
Page 623  1 A. Yes, if that's the hypothetical  1 by the transfer of reserves was another topic	Page 625
2 Q Handing you now what we've marked 2 Q Do you know who wrote that?	
3 as Exhibit 4264, Miss Frazier, I'm going to ask 3 A I do not	
4 you to take a moment to look at that document 4 Q Is this a comment on the issue	
5 which I believe has been derived from the final 11:03:01 5 document marked as Exhibit 4302?	11:05:47
6 CLASS database 6 MR. RYAN: 4302?	
7 A. Okay. 7 Q. I'm sorry, 4297, I apologize.	
8 Q Have you seen this document before? 8 MR RYAN: You mean on that	
l l	
9 A. Yes. 9 version?	11:06:09
9 A. Yes. 9 version? 10 Q. It reads, "This is not sufficient 11;03:34 10 MR. JONES: Or on any version.	
10 Q. It reads, "This is not sufficient 11:03:34 10 MR. JONES: Or on any version.	
10 Q. It reads, "This is not sufficient 11;03:34 10 MR. JONES: Or on any version. 11 documentation," is that right, as an on-line 11 A. I don't know without looking at the	
10 Q. It reads, "This is not sufficient 11:03:34 10 MR. JONES: Or on any version.  11 documentation," is that right, as an on-line 11 A. I don't know without looking at the  12 summary? 12 electronic CLASS system, the source docum	nents
10 Q. It reads, "This is not sufficient 11:03:34 10 MR JONES: Or on any version.  11 documentation," is that right, as an on-line 11 A. I don't know without looking at the 12 summary? 12 electronic CLASS system, the source documentation. 13 Q We've handed you just now, Miss	nents
10 Q. It reads, "This is not sufficient 11:03:34 11 documentation," is that right, as an on-line 12 summary? 13 A. Yes. 14 Q. It has a link to further 11:03:34 10 MR. JONES: Or on any version. 11 A. I don't know without looking at the 12 electronic CLASS system, the source docum 13 Q We've handed you just now, Miss 14 Frazier, what we've marked as Exhibit 4263.	nents Will 11:06:46
10 Q. It reads, "This is not sufficient 11:03:34 11 documentation," is that right, as an on-line 12 summary? 13 A. Yes. 14 Q. It has a link to further 15 information line that reads, "Exclamation 11:03:44 16 MR. JONES: Or on any version. 17 A. I don't know without looking at the electronic CLASS system, the source documentation. 18 Q. We've handed you just now, Missentation 11:03:44 19 Frazier, what we've marked as Exhibit 4263. 10 MR. JONES: Or on any version. 11 A. I don't know without looking at the electronic CLASS system, the source documentation. 11 A. I don't know without looking at the electronic CLASS system, the source documentation. 11 A. I don't know without looking at the electronic CLASS system, the source documentation. 11 This is a work paper headed Graduate Good	nents Will 11:06:46
10 Q. It reads, "This is not sufficient 11:03:34 11 documentation," is that right, as an on-line 12 summary? 13 A. Yes. 14 Q. It has a link to further 15 information line that reads, "Exclamation 11:03:44 16 point, 50 million dollar reserve entry." Is 10 MR JONES: Or on any version. 11 A. I don't know without looking at the 12 electronic CLASS system, the source docum 12 electronic CLASS system, the source docum 13 Q We've handed you just now, Miss 14 Frazier, what we've marked as Exhibit 4263. 15 This is a work paper headed Graduate Good 16 Entry completed by Kristen Heinlein and day.	nents Will 11:06:46
10 Q. It reads, "This is not sufficient 11:03:34 11 documentation," is that right, as an on-line 12 summary? 13 A. Yes. 14 Q. It has a link to further 15 information line that reads, "Exclamation 11:03:44 16 point, 50 million dollar reserve entry." Is 17 that right? 18 MR. JONES: Or on any version. 19 MR. JONES: Or on any version. 11 A. I don't know without looking at the 12 electronic CLASS system, the source documentation. It is a link to further 12 electronic CLASS system, the source documentation. It is a link to further 13 Prazier, what we've marked as Exhibit 4263 It is a work paper headed Graduate Good 14 Entry completed by Kristen Heinlein and da 17 that right? 18 Page 19 MR. JONES: Or on any version. 11 A. I don't know without looking at the 12 electronic CLASS system, the source documentation, is that right and it is a link to further 12 electronic CLASS system, the source documentation, is that right and it is a link to further 13 Prazier, what we've marked as Exhibit 4263 It is a work paper headed Graduate Good 14 Entry completed by Kristen Heinlein and da 17 that right?	nents Will 11:06:46
10 Q. It reads, "This is not sufficient 11:03:34 11 documentation," is that right, as an on-line 12 summary? 13 A. Yes. 14 Q. It has a link to further 15 information line that reads, "Exclamation 11:03:44 16 point, 50 million dollar reserve entry." Is 17 that right? 18 A. Yes. 19 MR JONES: Or on any version. 11 A. I don't know without looking at the electronic CLASS system, the source documents of the source documents. It is a link to further the formation line that reads, "Exclamation 11:03:44 If Frazier, what we've marked as Exhibit 4263 If This is a work paper headed Graduate Good If Entry completed by Kristen Heinlein and data that right? 18 A. Yes. 19 MR JONES: Or on any version. 11 A. I don't know without looking at the electronic CLASS system, the source documents. It is a contraction of the following at the electronic CLASS system, the source documents. It is a volument to the following at the electronic CLASS system, the source documents. It is a volument to the following at the electronic CLASS system, the source documents. It is a volument to the following at the electronic CLASS system, the source documents. It is a volument to the following at the electronic CLASS system, the source documents. It is a volument to the following at the electronic CLASS system, the source document to the following at the electronic CLASS system, the source document to the following at the electronic CLASS system, the source document to the following at the electronic CLASS system, the source document to the following at the electronic CLASS system, the source document to the following at the electronic CLASS system, the source document to the following at the electronic CLASS system, the source document to the following at the electronic CLASS system, the source document to the following at the follow	ents Will 11:06:46
10 Q. It reads, "This is not sufficient 11:03:34  11 documentation," is that right, as an on-line  12 summary?  13 A. Yes.  14 Q. It has a link to further  15 information line that reads, "Exclamation 11:03:44  16 point, 50 million dollar reserve entry." Is  17 that right?  18 A. Yes.  19 Q. It appears that you're the author  10 MR JONES: Or on any version.  11 A. I don't know without looking at the electronic CLASS system, the source documn in the electronic CLASS system, the source electronic CLASS system, the source electronic CLASS syst	ents Will 11:06:46
10 Q. It reads, "This is not sufficient 11:03:34  11 documentation," is that right, as an on-line  12 summary?  13 A. Yes.  14 Q. It has a link to further  15 information line that reads, "Exclamation point, 50 million dollar reserve entry" Is  16 Entry completed by Kristen Heinlein and da that right?  17 Replace of this document, is that right, from the 11:04:01  18 A. Yes.  19 Q. It appears that you're the author of this document, is that right, from the 11:04:01  10 MR JONES: Or on any version.  11 A. I don't know without looking at the electronic CLASS system, the source document. In the control of this document is that right, as an on-line of the control of this document, is that right, from the 11:04:01  11 A. I don't know without looking at the electronic CLASS system, the source document. In the control of this document in the control of this document. In the control of this document, is that right, from the 11:04:01  10 MR JONES: Or on any version.  11 A. I don't know without looking at the electronic CLASS system, the source document. In the control of this document in the control of this document. In the control of this document. In the control of this document. In the control of the control of this document. In the control of the cont	ents Will 11:06:46
10 Q. It reads, "This is not sufficient 11:03:34  11 documentation," is that right, as an on-line 12 summary?  13 A. Yes.  14 Q. It has a link to further 15 information line that reads, "Exclamation 11:03:44 16 point, 50 million dollar reserve entry." Is 17 A. Yes. 18 A. Yes. 19 Q It appears that you're the author 19 Q It appears that you're the author 20 of this document, is that right, from the 11:04:01 21 screen prints and otherwise?  10 MR. JONES: Or on any version. 11 A. I don't know without looking at the electronic CLASS system, the source document. 11 A. I don't know without looking at the electronic CLASS system, the source document. 12 electronic CLASS system, the source document. 13 Q We've handed you just now, Miss. 14 Frazier, what we've marked as Exhibit 4263. 15 This is a work paper headed Graduate Good. 16 Entry completed by Kristen Heinlein and da spaparently on 9-10-97. 18 apparently on 9-10-97. 19 Have you seen this before today? 20 A. I don't recall. 11:07:07.07.07. 21 Screen prints and otherwise? 22 Do you recall having any	will 11:06:46 ted
10 Q. It reads, "This is not sufficient 11:03:34 11 documentation," is that right, as an on-line 12 summary? 13 A. Yes. 14 Q. It has a link to further 15 information line that reads, "Exclamation 11:03:44 16 point, 50 million dollar reserve entry." Is 17 that right? 18 A. Yes. 19 Q It appears that you're the author 20 of this document, is that right, from the 11:04:01 21 screen prints and otherwise? 22 A Yes. 21 MR. JONES: Or on any version. 11 A. I don't know without looking at the electronic CLASS system, the source document in any of its text? 11 A. I don't know without looking at the electronic CLASS system, the source document in any of its text?	will 11:06:46 ted
10 Q. It reads, "This is not sufficient 11;03:34 11 documentation," is that right, as an on-line 12 summary? 13 A. Yes. 14 Q. It has a link to further 15 information line that reads, "Exclamation 11:03:44 16 point, 50 million dollar reserve entry." Is 17 that right? 18 A. Yes. 19 Q It appears that you're the author 20 of this document, is that right, from the 11:04:01 21 screen prints and otherwise? 22 A Yes. 23 Q It has a date created of 8-7-97. 20 MR. JONES: Or on any version. 11 A. I don't know without looking at the electronic CLASS system, the source document. 11 A. I don't know without looking at the electronic CLASS system, the source document. 12 electronic CLASS system, the source document. 13 Q We've handed you just now, Miss 14 Frazier, what we've marked as Exhibit 4263. 15 This is a work paper headed Graduate Good 16 Entry completed by Kristen Heinlein and data 17 that right? 17 8-21-97 and last modified by Miss Porter 18 apparently on 9-10-97 19 Have you seen this before today? 20 A. I don't recall. 11:07:07 of 19 Do you recall having any 11:07 of 19 Do you recall having any 11:07 of 19 Do you recall having any 11:07 of 19 Do you recall having	will 11:06:46 ted

	Page 630		Page 632
1	A. I don't recall.	1	million dollars," right?
2	Q Let me ask you to skip — to flip	2	A. Yes.
3	to the second page, in the box that reads	3	Q. On the final version of the CLASS
4	"purchase price adjustments."	4	print, Exhibit 4123, the line now reads,
5	Are you with me? 11:13:46	5	"Additional bad debt reserve, 8 million 11:16:07
6	A. Yes.	6	dollars," is that right?
7	Q. There's a note or a line that	7	A. Yes.
8	reads, "Additional bad debt reserve for DVAR, 8	8	Q. So what is different is the words
9	million dollars." Is that right?	9	or phrase for DV A/R. Is that right?
10	A. Yes. 11:13:54	10	A. Yes. 11:16:21
11	Q. You knew City Avenue Hospital to be	11	Q. Do you know why it's been deleted,
12	a Graduate Obligated Group or a Graduate	12	those
13	Hospital, is that right?	13	MR. RYAN: Objection.
14	A. Graduate Hospital, yes	14	Q three words, "for DV slash A/R"?
15	Q Here we've got somebody saying in 11:14:04	15	A. I don't know why they modified the 11:16:34
16	their in the purchase price adjustments for	16	work paper specifically
17	City Avenue, a Graduate Hospital, the words	17	Q Did you ask someone to do that?
18	"additional bad debt reserve for DV slash A/R,	18	MR RYAN: Objection
19	8 million dollars." Am I right?	19	A. I don't recall the work paper. I
20	A. That's what it says 11:14:21	20	recall generally us talking about how we needed 11:16:47
21	Q. Can you put that to the side but	21	to document our understanding of the two
22	fold it over so that the second page stays in	22	reserves. I don't know what that played out,
23	the same place?	23	though, to the individual work papers.
24	I'm now handing you what we've	24	Q Did you ask someone, Miss Frazier,
25	marked as Exhibit 4123 on another day Again, 11:14:37	25	to take the words "for DV A/R" out of this work 11:16:59
	Page 631		Page 63.
1	this is a C&L fiscal year '97 work paper?	1	paper?
2	A. Yes	2	A. No.
3	Q. For the City Avenue Hospital	3	Q. Do you know if someone else did?
4	opening balance sheet?	4	MR RYAN: Objection
5	A. Okay 11:14:57	5	A There's different - what, take - 11:17:12
6	Q Is that yes?	6	MR RYAN: Are you asking whether
7	A. Yes.	7	somebody directed it to happen or that somebody
8	Q. I would like you to skip to the	8	removed the words? It's ambiguity, your
9	second page again and to the place where the	9	question.
10	box reads, "Purchase price adjustments again." 11:15:07	10	MR. JONES: I'm sorry, I don't 11:17:22
		111	
11	Are you there?	11	think there's any ambiguity because I think
11 12	A Yes	12	clearly there's words that have been removed.
	A Yes Q I'm going to tell you what I think	12	clearly there's words that have been removed. We've established that.
12	A Yes	12	clearly there's words that have been removed.
12 13	A Yes Q I'm going to tell you what I think	12	clearly there's words that have been removed. We've established that.
12 13 14	A Yes Q I'm going to tell you what I think to be true, that this is a version of the	12 13 14	clearly there's words that have been removed.  We've established that.  Q. The words have been removed, am I
12 13 14 15	A Yes Q I'm going to tell you what I think to be true, that this is a version of the document taken from whatever the final CLASS 11:15:21	12 13 14 15	Clearly there's words that have been removed.  We've established that.  Q. The words have been removed, am I right?  11:17:29
12 13 14 15 16	A Yes Q I'm going to tell you what I think to be true, that this is a version of the document taken from whatever the final CLASS 11:15:21 database would have printed for us.	12 13 14 15 16	clearly there's words that have been removed.  We've established that.  Q. The words have been removed, am I right?  A. Yes, they are removed.
12 13 14 15 16	A Yes Q I'm going to tell you what I think to be true, that this is a version of the document taken from whatever the final CLASS 11:15:21 database would have printed for us. A. M-hm.	12 13 14 15 16 17	Clearly there's words that have been removed.  We've established that.  Q. The words have been removed, am I right?  11:17:29  A. Yes, they are removed.  Q. My question is, did you ever learn
12 13 14 15 16 17	A Yes Q I'm going to tell you what I think to be true, that this is a version of the document taken from whatever the final CLASS 11:15:21 database would have printed for us A M-hm Q Do you see there that the language	12 13 14 15 16 17	Clearly there's words that have been removed.  We've established that.  Q. The words have been removed, am I right?  11:17:29  A. Yes, they are removed.  Q. My question is, did you ever learn from any source that someone on the C&L.
12 13 14 15 16 17 18	A Yes Q I'm going to tell you what I think to be true, that this is a version of the document taken from whatever the final CLASS 11:15:21 database would have printed for us. A. M-hm. Q. Do you see there that the language is different under the purchase price	12 13 14 15 16 17 18 19	clearly there's words that have been removed.  We've established that.  Q. The words have been removed, am I right?  11:17:29  A. Yes, they are removed.  Q. My question is, did you ever learn from any source that someone on the C&L engagement team told somebody else on the C&L.
12 13 14 15 16 17 18 19 20	A Yes Q I'm going to tell you what I think to be true, that this is a version of the document taken from whatever the final CLASS 11:15:21 database would have printed for us. A. M-hm. Q. Do you see there that the language is different under the purchase price adjustments for the 8 million dollar entry than 11:15:38 it is in Exhibit 4124?	12 13 14 15 16 17 18 19 20	clearly there's words that have been removed.  We've established that.  Q. The words have been removed, am I right?  11:17:29  A. Yes, they are removed.  Q. My question is, did you ever learn from any source that someone on the C&L engagement team told somebody else on the C&L engagement team to take out those words, "for 11:17:38 DV A/R" in the final CLASS database?
12 13 14 15 16 17 18 19 20 21 22	A Yes Q I'm going to tell you what I think to be true, that this is a version of the document taken from whatever the final CLASS 11:15:21 database would have printed for us. A M-hm. Q. Do you see there that the language is different under the purchase price adjustments for the 8 million dollar entry than 11:15:38 it is in Exhibit 4124? A. Yes, the words are different	12 13 14 15 16 17 18 19 20 21 22	Clearly there's words that have been removed.  We've established that.  Q. The words have been removed, am I right?  11:17:29  A. Yes, they are removed.  Q. My question is, did you ever learn from any source that someone on the C&L engagement team told somebody else on the C&L engagement team to take out those words, "for 11:17:38 DV A/R" in the final CLASS database?  A. I don't recall. I just recall the
12 13 14 15 16 17 18 19 20 21 22 23	A Yes Q I'm going to tell you what I think to be true, that this is a version of the document taken from whatever the final CLASS 11:15:21 database would have printed for us. A. M-hm. Q. Do you see there that the language is different under the purchase price adjustments for the 8 million dollar entry than 11:15:38 it is in Exhibit 4124? A. Yes, the words are different Q. On 4124, from the draft version or	12 13 14 15 16 17 18 19 20 21	clearly there's words that have been removed.  We've established that.  Q. The words have been removed, am I right?  11:17:29  A. Yes, they are removed.  Q. My question is, did you ever learn from any source that someone on the C&L engagement team told somebody else on the C&L engagement team to take out those words, "for 11:17:38 DV A/R" in the final CLASS database?  A. I don't recall. I just recall the general conversation of understanding
12 13 14 15 16 17 18 19 20 21 22	A Yes Q I'm going to tell you what I think to be true, that this is a version of the document taken from whatever the final CLASS 11:15:21 database would have printed for us. A. M-hm. Q. Do you see there that the language is different under the purchase price adjustments for the 8 million dollar entry than 11:15:38 it is in Exhibit 4124? A. Yes, the words are different Q. On 4124, from the draft version or the earlier version of CLASS, the line reads,	12 13 14 15 16 17 18 19 20 21 22 23	Clearly there's words that have been removed.  We've established that.  Q. The words have been removed, am I right?  11:17:29  A. Yes, they are removed.  Q. My question is, did you ever learn from any source that someone on the C&L engagement team told somebody else on the C&L engagement team to take out those words, "for 11:17:38 DV A/R" in the final CLASS database?  A. I don't recall. I just recall the

24 (Pages 630 to 633)

	ny Fiaziei		Volume
١.	Page 634		Page 630
1	to a source of the source of t	1	A. I recall generally the preparation
2	Bar o diac	2	
3	instruction, is that right?	3	whether or not there are any matters for the
4	A. That's correct.	4	
5	Q Do you know who took the words out, 11:18:07	5	Alam manadia and the state of t
6		6	
7	A No.	7	in my discussions with M. D.
8	Q. To your knowledge, did anyone at	8	and another with the Decemen
9		9	4. 22) decotion is a little inois
10		1	specific. Maybe you've answered it, but I want
111	11.10.37	10	11:21:19
12		11	1000
ı	the state of the s	12	20 Journal discussing Willi
13	g, and g and a so a s	13	
14	The state of the s	14	transfers in connection with whether they
15	11,10,07	15	
16	THE WITNESS: I'm sorry, can you	16	
17	repeat or reread?	17	A. I recall it as a broad discussion,
18	Q. Let me try to get rid of one of the	18	which included a number of topics. I don't
19	objections, I believe	19	recall any of the topics individually.
20	Did you ever learn that anybody at 11:19:23	20	O. Van de transport
21	C&L ever told anybody on the AHERF Board of	21	the 50 million dollar reserve transfers with
22	Trustees about the 50 million dollars of	22	
23	reserve transfers we've been discussing this	23	Mr. Buettner as a proposed item to be included
24	morning from Graduate to the Delaware Valley	24	in the required communication letter?
25	Obligated Group before the financial statements 11:19:37	ł	A. I don't recall.
	11.17.37	25	Q. Do you recall any discussions with 11:22:08
	Page 635		Page 637
1	for fiscal year '97 were finalized?	1	anyone at AHERF I'm sorry, that was too fast
2	A I don't recall	2	and the wrong words
3	Q That may have happened, you just	3	Do you recall any discussions with
4	don't recall it?	4	anyone on the C&L engagement team about
5	A. Yeah, I just don't recall if I had 11:19:48	5	including to go the said
6	a discussion with anyone to know if it did or	6	transfers on the C&L SUD for fiscal year 1997?
7	didn't.	7	A. Yes.
8	Q. Do you recall any discussions with		
9	anyone on the C&L engagement team about whether	8	Q With whom did you have those
10		1	discussions?
11		10	A. Mr. Buettner, at least I don't 11:22:30
	disclosed to anyone on the AHERF Board of	11	know if there were others.
12	Trustees?	12	Q. We'll come back and talk about that
13			
	A I don't recall.	13	after we change tapes.
14	Q Do you recall any discussions with	13 14	
	Q Do you recall any discussions with anyone at AHERF about whether the fact of those 11:20:14		THE VIDEOGRAPHER: Off the record
14	Q Do you recall any discussions with	14	THE VIDEOGRAPHER: Off the record at 11:23. 11:22:40
14 15	Q Do you recall any discussions with anyone at AHERF about whether the fact of those 11:20:14	14 15	THE VIDEOGRAPHER: Off the record
14 15 16	Q Do you recall any discussions with anyone at AHERF about whether the fact of those 11:20:14 reserve transfers should be disclosed to anyone	14 15 16 17	THE VIDEOGRAPHER: Off the record at 11:23. 11:22:40 (Recess had.)
14 15 16 17	Q Do you recall any discussions with anyone at AHERF about whether the fact of those 11:20:14 reserve transfers should be disclosed to anyone on the Board of Trustees?  A I don't recall	14 15 16 17 18	THE VIDEOGRAPHER: Off the record at 11:23. 11:22:40  (Recess had.)  (Thereupon, Deposition Exhibit 4438
14 15 16 17 18	Q Do you recall any discussions with anyone at AHERF about whether the fact of those 11:20:14 reserve transfers should be disclosed to anyone on the Board of Trustees?  A I don't recall Q Do you recall whether any	14 15 16 17 18 19	THE VIDEOGRAPHER: Off the record at 11:23. 11:22:40  (Recess had.)  (Thereupon, Deposition Exhibit 4438 was marked for purposes of
14 15 16 17 18 19 20	Q Do you recall any discussions with anyone at AHERF about whether the fact of those 11:20:14 reserve transfers should be disclosed to anyone on the Board of Trustees?  A I don't recall Q. Do you recall whether any discussions with anyone about whether the fact 11:20:33	14 15 16 17 18 19 20	THE VIDEOGRAPHER: Off the record at 11:23. 11:22:40  (Recess had.)  (Thereupon, Deposition Exhibit 4438
14 15 16 17 18 19 20 21	Q Do you recall any discussions with anyone at AHERF about whether the fact of those 11:20:14 reserve transfers should be disclosed to anyone on the Board of Trustees?  A. I don't recall.  Q. Do you recall whether any discussions with anyone about whether the fact 11:20:33 of those reserve transfers should be included	14 15 16 17 18 19 20 21	THE VIDEOGRAPHER: Off the record at 11:23. 11:22:40  (Recess had.)  (Thereupon, Deposition Exhibit 4438 was marked for purposes of identification.)
14 15 16 17 18 19 20 21 22	Q Do you recall any discussions with anyone at AHERF about whether the fact of those 11:20:14 reserve transfers should be disclosed to anyone on the Board of Trustees?  A I don't recall Q Do you recall whether any discussions with anyone about whether the fact 11:20:33 of those reserve transfers should be included in the required communications letter for	14 15 16 17 18 19 20 21 22	THE VIDEOGRAPHER: Off the record at 11:23. 11:22:40  (Recess had.)  (Thereupon, Deposition Exhibit 4438 was marked for purposes of
14 15 16 17 18 19 20 21 22 23	Q Do you recall any discussions with anyone at AHERF about whether the fact of those 11:20:14 reserve transfers should be disclosed to anyone on the Board of Trustees?  A. I don't recall. Q. Do you recall whether any discussions with anyone about whether the fact 11:20:33 of those reserve transfers should be included in the required communications letter for fiscal year 1997?	14 15 16 17 18 19 20 21 22 23	THE VIDEOGRAPHER: Off the record at 11:23. 11:22:40  (Recess had.)  (Thereupon, Deposition Exhibit 4438 was marked for purposes of identification.)
14 15 16 17 18 19 20 21 22 23 24	Q Do you recall any discussions with anyone at AHERF about whether the fact of those 11:20:14 reserve transfers should be disclosed to anyone on the Board of Trustees?  A I don't recall Q Do you recall whether any discussions with anyone about whether the fact 11:20:33 of those reserve transfers should be included in the required communications letter for fiscal year 1997?  A Yes	14 15 16 17 18 19 20 21 22	THE VIDEOGRAPHER: Off the record at 11:23. 11:22:40  (Recess had.)  (Thereupon, Deposition Exhibit 4438 was marked for purposes of identification.)  THE VIDEOGRAPHER: Back on the record, 11:40
14 15 16 17 18 19 20 21 22 23	Q Do you recall any discussions with anyone at AHERF about whether the fact of those 11:20:14 reserve transfers should be disclosed to anyone on the Board of Trustees?  A. I don't recall. Q. Do you recall whether any discussions with anyone about whether the fact 11:20:33 of those reserve transfers should be included in the required communications letter for fiscal year 1997?	14 15 16 17 18 19 20 21 22 23	THE VIDEOGRAPHER: Off the record at 11:23. 11:22:40  (Recess had.)  (Thereupon, Deposition Exhibit 4438 was marked for purposes of identification.)  THE VIDEOGRAPHER: Back on the record, 11:40

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	Page 638		Page 640
	referred to shortly before we broke and a	1	represent weaknesses in AHERF's" - "AHERF's
	document about which I will have a few	2	financial reporting process which could
3	questions for you now	3	materially misstate future financial
4	Do you recognize this as the	4	statements."
5	September 22nd, 1997 required communications 11:39:52	5	Did I read that accurately? 11:42:04
6	letter from Coopers & Lybrand to the board of	6	A. Yes
7	trustees of AHERF?	7	Q. Having had a chance to look at that
8	A. I don't dispute the date. I recall	8	with me, does that refresh your recollection
9	it as the required communications letter, yes,	9	about whether you and Mr. Buettner, or anyone
10	for the 1997 audit 11:40:13	10	else on the C&L engagement team, talked about 11:42:14
11	Q The date is on the upper right-hand	11	whether or not to include the Graduate reserve
12	comer of the first page, is that right?	12	transfer entries we've been discussing this
13	A Correct	13	morning in this letter?
14	Q. I read the date right?	14	A No.
15	A. Correct. 11:40:20	15	Q Do you see the next portion of the 11:42:26
16	Q Did you draft this letter?	16	document, it's headed Disagreements With
17	A. I don't recall	17	Management? Do you see that?
18	Q If I told you that we have been	18	A Yes
19	produced or that a draft of this letter has	19	Q It says, beneath it it says
20	been produced to us with a designation from 11:40:40	20	beneath it, "No disagreements with management 11:42:37
21	counsel that it came from your computer files,	21	arose during the audit with respect to: One,
22	would that refresh your recollection that you	22	the application of accounting principles to
23	drafted this letter?	23	specific transactions; two, judgments related
24	A No	24	to accounting estimates; three, scope of the
25	Q. Do you recall drafting required 11:40:53	25	audit; four, disclosures to be included in the 11:42:58
1 2	Page 639 communications letters from Coopers & Lybrand to the AHERF Board of Trustees in any fiscal	l 2	Page 641 financial statements or; five, the wording of our report."
3	year or for any fiscal year?	3	Do you see that?
4	A. Yes.	4	A. Yes.
5	Q. Was that your routine when you 11:41:06	5	Q Reading that now, does that refresh 11:43:07
6	became a manager, to draft the required	6	your recollection about whether you and
7	communications letters?	7	Mr. Buettner or anybody else on the engagement
8	A. Not necessarily since there were	8	team, talked about whether or not to disclose
9	two managers on the account.	9	the Graduate reserve transfers in the amount of
10	Q. Do you recall any fiscal year for 11:41:16	10	50 million dollars in this letter? 11:43:19
11	which you did not draft the required	11	A. No.
12	communications letter	12	
13	MR RYAN: Objection	13	with Mr Cancelmi about whether the entries
14	Q once you had become a manager?	1.5	should be reversed?
15	A. No, I don't recall one way or 11:41:28	15	MR. RYAN: Objection to form. 11:43:40
16	another.	16	
1	Q. I'm going to ask you to turn to the	17	Q. We can have that one read back
17		18	It's not very long.
17 18	-	1 10	
18	second page of the document. Do you see the	1	(Record read )
18 19	second page of the document. Do you see the heading Significant Audit Adjustments?	19	,
18 19 20	second page of the document. Do you see the heading Significant Audit Adjustments?  A. Yes. 11:41:40	19 20	A. I don't know that, if it was a 11:43:54
18 19 20 21	second page of the document. Do you see the heading Significant Audit Adjustments?  A. Yes. 11:41:40  Q. The phrasing beneath that which	19 20 21	A. I don't know that, if it was a 11:43:54 disagreement Obviously they didn't reverse
18 19 20 21 22	second page of the document. Do you see the heading Significant Audit Adjustments?  A. Yes. 11:41:40  Q. The phrasing beneath that which reads, "We did not discover adjustments during	19 20 21 22	A. I don't know that, if it was a 11:43:54 disagreement. Obviously they didn't reverse the entries, and we felt that there was better
18 19 20 21 22 23	second page of the document. Do you see the heading Significant Audit Adjustments?  A. Yes. 11:41:40  Q. The phrasing beneath that which reads, "We did not discover adjustments during the course of our audit which individually or	19 20 21 22 23	A. I don't know that, if it was a 11:43:54 disagreement. Obviously they didn't reverse the entries, and we felt that there was better bookkeeping that could have been done.
18 19 20 21 22	second page of the document. Do you see the heading Significant Audit Adjustments?  A. Yes. 11:41:40  Q. The phrasing beneath that which reads, "We did not discover adjustments during	19 20 21 22	A. I don't know that, if it was a 11:43:54 disagreement Obviously they didn't reverse the entries, and we felt that there was better bookkeeping that could have been done.  Q. Not only did they not reverse them,

26 (Pages 638 to 641)

	Page 638	Page 640
I	referred to shortly before we broke and a	1 represent weaknesses in AHERF's" "AHERF's
2	document about which I will have a few	2 financial reporting process which could
3	questions for you now.	3 materially misstate future financial
4	Do you recognize this as the	4 statements."
5	September 22nd, 1997 required communications 11:39:52	5 Did I read that accurately? 11:42:04
6	letter from Coopers & Lybrand to the board of	6 A. Yes.
7	trustees of AHERF?	7 Q Having had a chance to look at that
8	A. I don't dispute the date. I recall	8 with me, does that refresh your recollection
9	it as the required communications letter, yes,	9 about whether you and Mr. Buettner, or anyone
10	for the 1997 audit. 11:40:13	10 else on the C&L engagement team, talked about 11:42:14
11	Q. The date is on the upper right-hand	11 whether or not to include the Graduate reserve
12	corner of the first page, is that right?	12 transfer entries we've been discussing this
13	A. Correct.	13 morning in this letter?
14	Q. I read the date right?	14 A. No.
15	A. Correct 11:40:20	15 Q Do you see the next portion of the 11:42:26
16	Q Did you draft this letter?	16 document, it's headed Disagreements With
17	A. I don't recall.	17 Management? Do you see that?
18	Q If I told you that we have been	18 A Yes
19	produced or that a draft of this letter has	19 Q. It says, beneath it it says
20	been produced to us with a designation from 11:40:40	20 beneath it, "No disagreements with management 11:42:33
21	counsel that it came from your computer files,	21 arose during the audit with respect to: One,
22	would that refresh your recollection that you	22 the application of accounting principles to
23	drafted this letter?	23 specific transactions; two, judgments related
24	A No.	24 to accounting estimates; three, scope of the
25	Q Do you recall drafting required 11:40:53	25 audit; four, disclosures to be included in the 11:42:58
1 2	communications letters from Coopers & Lybrand to the AHERF Board of Trustees in any fiscal	1 financial statements or; five, the wording of
		2 our report."
3	year or for any fiscal year?	3 Do you see that?
3 4	year or for any fiscal year?  A Yes.	3 Do you see that? 4 A Yes.
	year or for any fiscal year?  A Yes.  Q. Was that your routine when you 11:41:06	3 Do you see that? 4 A Yes. 5 Q. Reading that now, does that refresh 11:43:07
4	year or for any fiscal year?  A Yes.  Q. Was that your routine when you 11:41:06 became a manager, to draft the required	3 Do you see that? 4 A Yes. 5 Q. Reading that now, does that refresh 11:43:07 6 your recollection about whether you and
4 5 6 7	year or for any fiscal year?  A Yes.  Q. Was that your routine when you 11:41:06 became a manager, to draft the required communications letters?	3 Do you see that? 4 A Yes. 5 Q. Reading that now, does that refresh 11:43:07 6 your recollection about whether you and 7 Mr. Buettner or anybody else on the engagement
4 5 6	year or for any fiscal year?  A Yes.  Q. Was that your routine when you 11:41:06 became a manager, to draft the required communications letters?  A. Not necessarily since there were	3 Do you see that? 4 A Yes. 5 Q. Reading that now, does that refresh 11:43:07 6 your recollection about whether you and 7 Mr. Buettner or anybody else on the engagement 8 team, talked about whether or not to disclose
4 5 6 7 8 9	year or for any fiscal year?  A Yes. Q. Was that your routine when you 11:41:06 became a manager, to draft the required communications letters? A. Not necessarily since there were two managers on the account.	3 Do you see that? 4 A Yes. 5 Q. Reading that now, does that refresh 11:43:07 6 your recollection about whether you and 7 Mr. Buettner or anybody else on the engagement 8 team, talked about whether or not to disclose 9 the Graduate reserve transfers in the amount of
4 5 6 7 8 9	year or for any fiscal year?  A Yes. Q. Was that your routine when you 11:41:06 became a manager, to draft the required communications letters? A. Not necessarily since there were two managers on the account. Q. Do you recall any fiscal year for 11:41:16	Do you see that?  A Yes.  Q. Reading that now, does that refresh 11:43:07  your recollection about whether you and  Mr. Buettner or anybody else on the engagement  team, talked about whether or not to disclose  the Graduate reserve transfers in the amount of  million dollars in this letter?  11:43:19
4 5 6 7 8 9 10	year or for any fiscal year?  A Yes.  Q. Was that your routine when you 11:41:06 became a manager, to draft the required communications letters?  A. Not necessarily since there were two managers on the account.  Q. Do you recall any fiscal year for 11:41:16 which you did not draft the required	Do you see that?  A Yes.  Q. Reading that now, does that refresh 11:43:07  your recollection about whether you and  Mr. Buettner or anybody else on the engagement  team, talked about whether or not to disclose  the Graduate reserve transfers in the amount of  million dollars in this letter? 11:43:19  A. No.
4 5 6 7 8 9 10 11 12	year or for any fiscal year?  A Yes.  Q. Was that your routine when you 11:41:06 became a manager, to draft the required communications letters?  A. Not necessarily since there were two managers on the account.  Q. Do you recall any fiscal year for which you did not draft the required communications letter	Joyou see that? A Yes. Q. Reading that now, does that refresh 11:43:07 your recollection about whether you and Mr. Buettner or anybody else on the engagement team, talked about whether or not to disclose the Graduate reserve transfers in the amount of million dollars in this letter? 11:43:19 A. No. Q. Did you indeed have a disagreement
4 5 6 7 8 9 10 11 12 13	year or for any fiscal year?  A Yes. Q. Was that your routine when you 11:41:06 became a manager, to draft the required communications letters? A. Not necessarily since there were two managers on the account. Q. Do you recall any fiscal year for 11:41:16 which you did not draft the required communications letter MR. RYAN: Objection.	Do you see that?  A Yes.  Q. Reading that now, does that refresh 11:43:07  your recollection about whether you and  Mr. Buettner or anybody else on the engagement  team, talked about whether or not to disclose  the Graduate reserve transfers in the amount of  million dollars in this letter? 11:43:19  A. No.  Q. Did you indeed have a disagreement  with Mr. Cancelmi about whether the entries
4 5 6 7 8 9 10 11 12 13 14	year or for any fiscal year?  A Yes.  Q. Was that your routine when you 11:41:06 became a manager, to draft the required communications letters?  A. Not necessarily since there were two managers on the account.  Q. Do you recall any fiscal year for 11:41:16 which you did not draft the required communications letter  MR. RYAN: Objection.  Q once you had become a manager?	Do you see that?  A Yes.  Q. Reading that now, does that refresh 11:43:07  your recollection about whether you and  Mr. Buettner or anybody else on the engagement  team, talked about whether or not to disclose  the Graduate reserve transfers in the amount of  million dollars in this letter? 11:43:19  A. No.  Q. Did you indeed have a disagreement  with Mr. Cancelmi about whether the entries  should be reversed?
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4 5 6 7 8 9 10 11 12 13 14 15 16	year or for any fiscal year?  A Yes.  Q. Was that your routine when you 11:41:06 became a manager, to draft the required communications letters?  A. Not necessarily since there were two managers on the account.  Q. Do you recall any fiscal year for 11:41:16 which you did not draft the required communications letter  MR. RYAN: Objection.  Q once you had become a manager?  A. No, I don't recall one way or 11:41:28 another.	Joyou see that? A Yes. Q. Reading that now, does that refresh 11:43:07 your recollection about whether you and Mr. Buettner or anybody else on the engagement team, talked about whether or not to disclose the Graduate reserve transfers in the amount of Join illion dollars in this letter? 11:43:19 A. No. Q. Did you indeed have a disagreement with Mr. Cancelmi about whether the entries should be reversed? MR. RYAN: Objection to form. 11:43:40 A. I'm sorry, can you repeat that?
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	year or for any fiscal year?  A Yes.  Q. Was that your routine when you 11:41:06 became a manager, to draft the required communications letters?  A. Not necessarily since there were two managers on the account.  Q. Do you recall any fiscal year for 11:41:16 which you did not draft the required communications letter  MR. RYAN: Objection.  Q once you had become a manager?  A. No, I don't recall one way or 11:41:28 another.  Q. I'm going to ask you to turn to the second page of the document. Do you see the heading Significant Audit Adjustments?	3 Do you see that? 4 A Yes. 5 Q. Reading that now, does that refresh 11:43:07 6 your recollection about whether you and 7 Mr. Buettner or anybody else on the engagement 8 team, talked about whether or not to disclose 9 the Graduate reserve transfers in the amount of 10 50 million dollars in this letter? 11:43:19 11 A. No. 12 Q. Did you indeed have a disagreement 13 with Mr. Cancelmi about whether the entries 14 should be reversed? 15 MR. RYAN: Objection to form. 11:43:40 16 A. I'm sorry, can you repeat that? 17 Q. We can have that one read back. 18 It's not very long. 19 (Record read.)
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	year or for any fiscal year?  A Yes.  Q Was that your routine when you 11:41:06 became a manager, to draft the required communications letters?  A. Not necessarily since there were two managers on the account.  Q. Do you recall any fiscal year for 11:41:16 which you did not draft the required communications letter  MR. RYAN: Objection.  Q once you had become a manager?  A. No, I don't recall one way or 11:41:28 another.  Q. I'm going to ask you to turn to the second page of the document. Do you see the heading Significant Audit Adjustments?  A. Yes. 11:41:40  Q. The phrasing beneath that which reads, "We did not discover adjustments during	Do you see that?  A Yes.  Q. Reading that now, does that refresh 11:43:07  byour recollection about whether you and  Mr. Buettner or anybody else on the engagement  team, talked about whether or not to disclose  the Graduate reserve transfers in the amount of  formillion dollars in this letter? 11:43:19  A. No.  Q. Did you indeed have a disagreement  with Mr. Cancelmi about whether the entries  with Mr. Cancelmi about whether the entries  MR. RYAN: Objection to form. 11:43:40  A. I'm sorry, can you repeat that?  Q. We can have that one read back.  It's not very long.  (Record read.)  A. I don't know that, if it was a 11:43:54  disagreement. Obviously they didn't reverse  the entries, and we felt that there was better
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	y Frazier		Volume
1	Page 642		Page 64
	You told them to reverse it. You	1	Q Do you recall anything more about
2	told them they were stupid and they didn't	2	and M. Ducinici
3	reverse them. Do you believe that that	3	
4	constitutes a disagreement?	4	A. Not really 1 mean, obviously it's
5	MR RYAN: Objection 11:44:18	5	
6	A. It constitutes that we have a	6	Z. Zia Joa agree - did the two of you
7 8	difference of opinion, it's bad bookkeeping,	7	agree with that conclusion?
	bookkeeping entries.	8	A. Yes.
9	Q Do you recall any discussions with	9	Q. So you and Mr. Buettner agreed that
10	Mr. Buettner, or anyone else on the engagement 11:44:36	10	
11	team, for fiscal year 1997 about whether or not	11	the SUD the 50 million dollar reserve
12	the Graduate reserve transfers in the 50	12	transfers, is that right?
13	million dollar amount, that you tell us you	13	A. We discussed that it was not
14	were knowledgeable of, should be disclosed to	14	necessary to include it.
15	the Audit Committee or the AHERF Board of 11:44:55	15	Q. I know that. I know you've said 11:47:23
16	Trustees in some way other than through the	16	that My question is, did you have any
17	required communications letter?	17	difference of opinion with Mr. Buettner on the
18	A. I don't recall.	18	topic?
19	Q. Did you ever become concerned	19	A. No. It was kind of a collaborative
20	yourself personally that such a disclosure 11:45:15	20	discussion to understand what the impact was to 11:47:36
21	should have been made either in the required	21	the financial statements and whether or not it
22	communications letter, orally, or in some other	22	needed to be included.
23	fashion?	23	Q. Did you ever talk with anybody
24	A. I'm not sure, again, to your	24	besides Mr. Buettner about whether that was the
25	reference to concerned. 11:45:19	25	right judgment, to exclude the transfers from 11:47:47
1	Page 643 I'm not aware of anything that at	<u> </u>	Page 645
2	i i i i i i i i i i i i i i i i i i i	1 1	IDP SHILLOF to evaluate the mention of the
	the end of the day that I thought wasn't	٦,	the SUD or to exclude the mention of the
3	the end of the day that I thought wasn't disclosed that should have been	2	transfers from the SUD?
	disclosed that should have been.	3	transfers from the SUD?  MR RYAN: Objection
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3 4	disclosed that should have been.  Q. Did you ever do you have reason to believe that the board ever learned about 11:45:31	3 4 5	transfers from the SUD?  MR RYAN: Objection  A. I don't recall in the context of the SUD those discussions.  11:48:02
3 4 5	disclosed that should have been.  Q. Did you ever do you have reason to believe that the board ever learned about 11:45:31 the Graduate reserve transfers in the amount of	3 4 5 6	transfers from the SUD?  MR RYAN: Objection.  A. I don't recall in the context of the SUD those discussions.  Q. Do you recall some other context in
3 4 5 6 7	disclosed that should have been.  Q. Did you ever do you have reason to believe that the board ever learned about 11:45:31 the Graduate reserve transfers in the amount of 50 million dollars in connection with your '97	3 4 5 6 7	transfers from the SUD?  MR RYAN: Objection.  A. I don't recall in the context of the SUD those discussions.  Q. Do you recall some other context in which excluding mention of the transfers was
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3 4 5 6 7 8 9 10 12 3 4 5 6 7 8 9 0 1 2 3 4 4 5 6 7 8 9 0 1 2 3 4 4 4 7 8 9 0 1 2 3 4 4 7 8 9 1 8 7 8 9 1 8 7 8 7 8 7 8 7 8 7 8 7 8 7 8 7 8 7 8	disclosed that should have been  Q Did you ever do you have reason to believe that the board ever learned about 11:45:31 the Graduate reserve transfers in the amount of 50 million dollars in connection with your '97 audit work?  A I don't know if they were or not Q What discussions do you recall 11:45:54 occurring and with whom did you have them about whether to include the reserve transfers in the amount of 50 million dollars in the on the SUD for '97?  A At least Mr. Buettner. I don't 11:46:05 recall if there were others Q What do you recall about those conversations? A We had a discussion generally that such amount would not need to be included on 11:46:20 the SUD since it was a balance sheet transaction and that, at the end of the day, Graduate had on its books an amount that it needed and we were reporting on the	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	transfers from the SUD?  MR RYAN: Objection  A. I don't recall in the context of the SUD those discussions.  Q. Do you recall some other context in which excluding mention of the transfers was part of a communication between you and anyone?  MR RYAN: Objection.  A. I said in the context of the SUD. 11:48:13 I mean, I certainly had discussions with people about the others on the C&L team about the 50 million dollars. I just don't remember in the context on the SUD.  Q. We misunderstood each other.  My question is, do you recall discussing with anyone the general topic of failure to disclose the reserve transfers either on the SUD or to the board, anyone in life, not just members of the engagement team, 11:48:39 at any time?  MR RYAN: Objection

27 (Pages 642 to 645)

Amy Frazier

3 rd 4 c 5 6 7 d 8 b 9	Page 642 You told them to reverse it. You told them they were stupid and they didn't reverse them. Do you believe that that constitutes a disagreement? MR. RYAN: Objection. 11:44:18 A. It constitutes that we have a	1 2 3	) = 1 - oddi dilyding more wood
2 to 3 rd 4 c 5 6 7 d 8 b 9 10 M	reverse them. Do you believe that that constitutes a disagreement?  MR.RYAN: Objection. 11:44:18	2	Q Do you recall anything more about
3 rd 4 c 5 6 7 d 8 b 9	constitutes a disagreement?  MR. RYAN: Objection. 11:44:18		the communication between you and Mr. D.
4 c 5 6 7 d 8 b 9	constitutes a disagreement?  MR. RYAN: Objection 11:44:18	1 7	are communication between you and Mr. Buetiner
5 6 7 d 8 b 9	MR RYAN: Objection 11:44:18	1 7	
6 7 d 8 b 9		4	A. Not really. I mean, obviously it's
7 d 8 b 9		5	
8 b 9 10 N		6	Q. Did you agree — did the two of you
9 10 N	lifference of opinion, it's bad bookkeeping,	7	
10 N	pookkeeping entries	8	A. Yes.
	Q. Do you recall any discussions with	9	4. 50 yearna in Ductuct affect that
	Mr. Buettner, or anyone else on the engagement 11:44:36	10	we would not or that C&L would not put on 11:47:12
	eam, for fiscal year 1997 about whether or not	11	the SUD the 50 million dollar reserve
	he Graduate reserve transfers in the 50	12	
	nillion dollar amount, that you tell us you	13	A. We discussed that it was not
14 w	vere knowledgeable of, should be disclosed to	14	necessary to include it
!5 th	ne Audit Committee or the AHERF Board of 11:44:55	15	11:47:23
16 Ti	rustees in some way other than through the	16	men my question is, and you have my
17 re 18	equired communications letter?	17	difference of opinion with Mr. Buettner on the
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20 yc	ourself personally that such a disclosure 11:45:15	20	discussion to understand what the impact was to 11:47:36
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24	A I'm not sure, again, to your	24	besides Mr. Buettner about whether that was the
25 ге	ference to concerned 11:45:19	25	right judgment, to exclude the transfers from 11:47:47
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2 the	e end of the day that I thought wasn't	2	the SUD or to exclude the mention of the transfers from the SUD?
	sclosed that should have been	3	
4	Q. Did you ever do you have reason	4	MR. RYAN: Objection  A. I don't recall in the context of
5 to	believe that the board ever learned about 11:45:31	5	AL CITE A C.
	e Graduate reserve transfers in the amount of	6	11.16.02
	million dollars in connection with your '97	7	C James Bottle Ottlet Collect III
	dit work?	8	which excluding mention of the transfers was
9	A. I don't know if they were or not.	9	part of a communication between you and anyone?
10	Q. What discussions do you recall 11:45:54	10	MR. RYAN: Objection.  A. I said in the context of the SUD. 11:48:13
11 occ	curring and with whom did you have them about	11	
12 wh	hether to include the reserve transfers in the	12	I mean, I certainly had discussions with people
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	JD for '97?	1.5	50 million dollars. I just don't remember in the context on the SUD.
15	A At least Mr. Buettner. I don't 11:46:05	15	
16 rec	call if there were others.	16	Q. We misunderstood each other. 11:48:22
17	Q. What do you recall about those	17	My question is, do you recall
18 cor	nversations?	18	discussing with anyone the general topic of
19	A. We had a discussion generally that	19	failure to disclose the reserve transfers
20 suc	ch amount would not need to be included on 11:46:20	20	either on the SUD or to the board, anyone in
	SUD since it was a balance sheet		life, not just members of the engagement team, 11:48:39
	insaction and that, at the end of the day,	21	at any time?
	raduate had on its books an amount that it	22	MR RYAN: Objection
24 nec	eded and we were reporting on the	23	A. I'm sorry, can you repeat that?
25 cor	nsolidated financial statements 11:46:41	24	Q. I can.
	11.40.41	25	A. It changed 11:48:48

27 (Pages 642 to 645)

_	Page 646	_	Page 648
1	Q. I can.	1	A. I never had a conversation with
2	I want to know if you recall	2	friends or spouse or other family members.
3	discussing Coopers & Lybrand's failure to	3	Q. That's fine.
4	disclose to the AHERF board the 50 million	4	Do you recall discussing with
5	dollar reserve transfers at any time? 11:49:00	5	anyone discomfort over the fact that the 11:50:49
6	MR RYAN: Objection.	6	Graduate reserve transfers were not placed on
7	A. You're assuming there's a failure	7	C&L's SUD for fiscal year '97?
8	in needing to disclose them.	8	A. I'm not sure I know what you mean
9	Q. What I'm assuming isn't relevant to	9	by discomfort. I never had discomfort because
10	my question 11:49:12	10	I think I've testified that Mr. Buettner and I 11:51:02
11	What I want to know is, did you	11	talked about whether or not it was necessary to
12	ever discuss that with anyone?	12	include them.
13	A. I guess I'm struggling with your	13	Q. I mean other than Mr. Buettner.
14	question because you're assuming that there's a	14	MR RYAN: Objection
15	failure. I'm saying I don't recall whether or 11:49:22	15	A. I also said I don't recall if I had 11:51:22
16	not I discussed it with, who I discussed or if	16	other discussions regarding the SUD on that
17	we discussed it, but I'm not agreeing that it's	17	particular item.
18	a failure.	18	Q. Do you recall ever seeing a draft
19	Q. Do you recall discussing with	19	version of the SUD in which the 50 million
20	anyone, whether a personal friend, a spouse, or 11:49:36	20	dollar reserve transfers were mentioned on 11:52:00
21	anyone, your discomfort or any discomfort you	21	which the 50 million dollar reserve transfers
22	had about not disclosing the Graduate reserve	22	were mentioned?
23	transfers to the AHERF board?	23	A. I don't recall there being one.
24	MR. RYAN: Objection.	24	7 7 7 7 7 7 7 7 17 17 14 4430
25	A. First of all, I don't know if they 11:49:52	25	(Thereupon, Deposition Exhibit 4439
	Page 647		Page 649
1	weren't disclosed.	1	was marked for purposes of
2	Q. I want you to assume they were not	2	identification)
3	until at least 1998.	3	
4	MR RYAN: You're asking her to	4	Q. We've just marked, Miss Frazier,
5	testify as to what she remembers actually 11:50:03	5	
6		1 ,	Exhibit 4439. I'm going to ask you to take a 11:52:42
	feeling something about a fact you're asking	6	Exhibit 4439. I'm going to ask you to take a 11:52:42 few moments to take a look at the exhibit and
7	feeling something about a fact you're asking her to assume?	I	2 2 3
		6	few moments to take a look at the exhibit and
7	her to assume?	6 7	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it
7 8	her to assume?  MR. JONES: No, that's not what I'm	6 7 8	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.
7 8 9	her to assume?  MR. JONES: No, that's not what I'm asking her at all.	6 7 8 9	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential
7 8 9 10	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused. 11:50:09	6 7 8 9 10	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing
7 8 9 10	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused. 11:50:09  MR. JONES: I'm sorry you're	6 7 8 9 10	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent 11:53:23 event binder.
7 8 9 10 11	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused. 11:50:09  MR. JONES: I'm sorry you're confused. My question was, does she recall	6 7 8 9 10 11 12	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing
7 8 9 10 11 12 13	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused. 11:50:09  MR. JONES: I'm sorry you're confused. My question was, does she recall having a conversation with anyone, a personal	6 7 8 9 10 11 12 13	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing in a subsequent event binder?
7 8 9 10 11 12 13 14	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused. 11:50:09  MR. JONES: I'm sorry you're confused. My question was, does she recall having a conversation with anyone, a personal friend, anyone, about discomfort over, personal	6 7 8 9 10 11 12 13 14	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing in a subsequent event binder?  A. Just generally the format and
7 8 9 10 11 12 13 14 15	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused. 11:50:09  MR. JONES: I'm sorry you're confused. My question was, does she recall having a conversation with anyone, a personal friend, anyone, about discomfort over, personal discomfort over not disclosing the Graduate 11:50:19	6 7 8 9 10 11 12 13 14 15	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing in a subsequent event binder?  A. Just generally the format and putting the subsequent event binder together 11:53:33
7 8 9 10 11 12 13 14 15	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused. 11:50:09  MR. JONES: I'm sorry you're confused. My question was, does she recall having a conversation with anyone, a personal friend, anyone, about discomfort over, personal discomfort over not disclosing the Graduate 11:50:19 reserve transfers to the AHERF board.	6 7 8 9 10 11 12 13 14 15 16	few moments to take a look at the exhibit and ask — then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing in a subsequent event binder?  A. Just generally the format and putting the subsequent event binder together and that there was an index in the front of the
7 8 9 10 11 12 13 14 15 16	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused. 11:50:09  MR. JONES: I'm sorry you're confused. My question was, does she recall having a conversation with anyone, a personal friend, anyone, about discomfort over, personal discomfort over not disclosing the Graduate 11:50:19 reserve transfers to the AHERF board.  MR. RYAN: Objection	6 7 8 9 10 11 12 13 14 15 16 17	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing in a subsequent event binder?  A. Just generally the format and putting the subsequent event binder together and that there was an index in the front of the sections.
7 8 9 10 11 12 13 14 15 16 17 18	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused. 11:50:09  MR. JONES: I'm sorry you're confused. My question was, does she recall having a conversation with anyone, a personal friend, anyone, about discomfort over, personal discomfort over not disclosing the Graduate 11:50:19 reserve transfers to the AHERF board.  MR. RYAN: Objection  A. I guess two points: I don't know	6 7 8 9 10 11 12 13 14 15 16 17 18	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing in a subsequent event binder?  A. Just generally the format and putting the subsequent event binder together and that there was an index in the front of the sections.  Q. So some of these documents may have
7 8 9 10 11 12 13 14 15 16 17 18 19	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused. 11:50:09  MR. JONES: I'm sorry you're confused. My question was, does she recall having a conversation with anyone, a personal friend, anyone, about discomfort over, personal discomfort over not disclosing the Graduate 11:50:19 reserve transfers to the AHERF board.  MR. RYAN: Objection  A. I guess two points. I don't know that they weren't disclosed.	6 7 8 9 10 11 12 13 14 15 16 17 18 19	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing in a subsequent event binder?  A. Just generally the format and putting the subsequent event binder together and that there was an index in the front of the sections.  Q. So some of these documents may have appeared there, it is your view?
7 8 9 10 11 12 13 14 15 16 17 18 19 20	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused. 11:50:09  MR. JONES: I'm sorry you're confused. My question was, does she recall having a conversation with anyone, a personal friend, anyone, about discomfort over, personal discomfort over not disclosing the Graduate 11:50:19 reserve transfers to the AHERF board.  MR. RYAN: Objection  A. I guess two points. I don't know that they weren't disclosed.  Q. I've asked you to assume that they 11:50:30	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing in a subsequent event binder?  A. Just generally the format and putting the subsequent event binder together and that there was an index in the front of the sections.  Q. So some of these documents may have appeared there, it is your view?  A. Yes. 11:53:45
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused.  MR. JONES: I'm sorry you're confused. My question was, does she recall having a conversation with anyone, a personal friend, anyone, about discomfort over, personal discomfort over not disclosing the Graduate 11:50:19 reserve transfers to the AHERF board.  MR. RYAN: Objection  A. I guess two points. I don't know that they weren't disclosed.  Q. I've asked you to assume that they 11:50:30 were not.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing in a subsequent event binder?  A. Just generally the format and putting the subsequent event binder together and that there was an index in the front of the sections.  Q. So some of these documents may have appeared there, it is your view?  A. Yes. 11:53:45  Q. I'm going to ask you to look now at
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	her to assume?  MR. JONES: No, that's not what I'm asking her at all.  MR. RYAN: I'm confused.  MR. JONES: I'm sorry you're confused. My question was, does she recall having a conversation with anyone, a personal friend, anyone, about discomfort over, personal discomfort over not disclosing the Graduate 11:50:19 reserve transfers to the AHERF board.  MR. RYAN: Objection  A. I guess two points. I don't know that they weren't disclosed.  Q. I've asked you to assume that they 11:50:30 were not.  A. And, secondly, I don't talk about	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	few moments to take a look at the exhibit and ask then I'll ask you if you've ever seen it before.  A. I don't recall in this sequential order. I recall some of them in a subsequent event binder.  Q. Which pages do you recall appearing in a subsequent event binder?  A. Just generally the format and putting the subsequent event binder together and that there was an index in the front of the sections.  Q. So some of these documents may have appeared there, it is your view?  A. Yes. 11:53:45  Q. I'm going to ask you to look now at the the subsequent events binder to which

	Page 674	·····	Paga 676
1	Page 674 on page 87?	1	Page 676 the '97 field work?
2	A. Sometime during year-end field work	2	A. I don't know if he reviewed the
3	for 1997.	3	pages, but we talked about the content during
4	Q. Do you know with any more precision	4	the 1997 field work.
5	than that? 13:15:47	5	Q. Did you give him the pages so that 13:18:22
6	A. No.	6	he could read them if he chose to?
7	Q. Do you know when you wrote the	7	A. I don't recall
8	handwritten notes in the during that	8	Q. So you don't know whether he laid
9	appear through the balance of the document?	9	eyes on these pages or not, is that fair to
10	A. I would say sometime during 13:16:05	10	say? 13:18:31
11	year-end field work of 1997	11	A. I just don't recall.
12	Q. Did you create those notes close in	12	Q. Did you use Mr Cancelmi's memo to
13	time with the schedule and the handwritten	13	help prepare the analysis?
14	notes on 25987?	14	A. I just want to back up. As I was
15	***************************************	15	looking, when you were referencing before as 13:18:51
16	A. I recall the majority of them being 13:16:19 before, but close in time	16	far as your question with Mr. Buettner, were
17	Q. The majority of the notes that	17	you referring to just can we clarify if it
18	appear at pages 25989, 25989 through 92 were	18	was just these two pages?
19	prepared shortly before this schedule on 25986	19	Q. I meant just those two pages.
20	and 87, is that right? 13:16:41	20	A. Okay. 13:19:00
21	A. Correct.	21	MR. RYAN: 86 and 87?
22	Q Does this spreadsheet and its tick	22	MR. JONES: Yes
23	mark notes, that is the 25986 and 25987 pages	23	A. Okay.
24	of Exhibit 4444, reflect an attempt on your	24	Q. Did you share some other portion of
25	part to determine whether the 50 million dollar 13:17:10	25	the document with him, though? 13:19:07
	part to determine whealer the 50 minion donar 15.17.10		the document wat thin, modgi.
	Page 675		Page 677
1	reserve entries that we've been discussing	1	A. I recall providing him 88, the
2	today resulted in a material misstatement of	2	information, the schedule in the meeting.
3	the AHERF consolidated financial statements?	3	Q. When did you provide him page
4	MR RYAN: Objection	4	25988?
5	A. Not just that. I mean, there was a 13:17:29	5	A. Sometime during the year-end field 13:19:18
6	lot of effort and a lot of reasons for	6	work, shortly after I received it I just
7	preparing this	7	don't know when exactly.
8	Q. Does it serve that purpose, though,	8	Q. Do you know when you received it?
9	among others?	9	A. Sometime during August of '97.
10	MR. RYAN: Objection 13:17:39	10	Q My question then thank you 13:19:30
11	A Does this analysis it serves	11	A. I'm sorry.
12		12	Q. That's fine.
13	information in making that assessment	13	My question was, did you refer to
14	•	14	or use Mr. Cancelmi's June 20, 1997 memo, which
15	anyone? 13:17:53	15	is the first two pages of our exhibit, in 13:19:41
16		16	preparing your affiliation analysis, which are
17	the content of the analysis?	17	the following two pages of the exhibit?
18	MR JONES: The document	18	A. That was one source of information
19	A. I don't recall. It was available	19	that was used, yes.
20	in the work papers 13:18:06	20	Q. Do you recall the other any 13:19:52
21	Q. Do you recall presenting this	21	other sources?
22	analysis to Mr Buettner and discussing it with	22	A. The following work paper Bates
23	him?	23	numbered 25988 was also a source, as well as
24	A. Yes	24	really through the end of the document. And
25	Q. So he reviewed it at some time in 13:18:14	25	then I know there were other sources that I 13:20:17
1		<u></u>	35 (Pages 674 to 677

	Page 678		Page 680
1	looked to for Forbes and AVH related to their	1	might be for.
2	acquisition work papers, which are not related	2	Q Might be used for?
3	to that first two pages or the latter part of	3	A Or needed for.
4	this document.	4	Q. Which part of this analysis served
5	I referred to the trial balance for 13:20:35	5	the purpose of providing you, or any member of 13:22:57
6	good will, something, AHERF financial something	б	the engagement team, comfort about whether or
7	to get that number.	7	not the Graduate reserve transfers resulted in
8	Q. I notice that Mr. Cancelmi has the	8	a material misstatement of the balance sheet at
9	line item in his memo of June 20 that caused	9	AHERF for fiscal year '97?
10	you to question him about, in your field work. 13:20:52	10	A. I'm sorry, can that be read back? 13:23:12
11	The line reads, "Bad debt reserves for DV A/R"	11	Q. Sure.
12	and the total of 50 million. We saw that a few	12	(Record read.)
13	moments ago.	13	A. I don't know that it's referring to
14	A. Yes.	14	the actual transfer, but it's evaluating
15	Q. And then on your then on your 13:21:05	15	whether or not the purpose of the 50 million 13:23:39
16	schedule, you have written the word "general	16	being established at Graduate was needed, and
17	reserves" with some of the same dollar entries,	17	that was being done through the analysis on
18	at least the same constituent dollar entries.	18	25987.
19	Is that fair?	19	Q. That's the handwritten analysis at
20	MR. RYAN: Objection. 13:21:24	20	the base of the page? 13:23:55
21	<ul> <li>A. There are dollar amounts that agree</li> </ul>	21	A. That's part of it, yes
22	at least for those entities that correspond	22	Q. That handwritten analysis relates
23	with that on his memo, but there are obviously	23	to the line that we were just discussing on
24	others on that line item as well	24	25986 headed with the words Graduate general
25	Q Right, there is the Forbes and AVH 13:21:38	25	reserves. Is that right? 13:24:08
	Page 679		Page 68
1	entries, right?	1	A. It relates to the total on that
2	A Correct	2	line, yes
2	A Correct Q But the Graduate entries are the		
	Q. But the Graduate entries are the same, are they not?	2	line, yes
3	Q. But the Graduate entries are the	2	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19
3	Q. But the Graduate entries are the same, are they not?	2 3 4	line, yes. Q. The total on that line is \$61,311,000, is that right? A. That's correct 13:24:19 Q. Which is the 50 million
3 4 5	Q. But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50	2 3 4 5	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19  Q. Which is the 50 million attributable to the Graduate hospitals plus the
3 4 5 6	Q. But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.  Q. Why did you retitle the row?	2 3 4 5 6	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19  Q. Which is the 50 million attributable to the Graduate hospitals plus the balance you've got there attributable to the
3 4 5 6 7	Q. But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.	2 3 4 5 6 7	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19  Q. Which is the 50 million attributable to the Graduate hospitals plus the
3 4 5 6 7 8	Q. But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.  Q. Why did you retitle the row?  A. Because we did not agree that the reserve was for DV A/R and that an assessment 13:22:05	2 3 4 5 6 7 8 9	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19  Q. Which is the 50 million attributable to the Graduate hospitals plus the balance you've got there attributable to the Forbes and the AVH hospitals, is that right?  A. Correct 13:24:31
3 4 5 6 7 8	Q. But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.  Q. Why did you retitle the row?  A. Because we did not agree that the reserve was for DV A/R and that an assessment 13:22:05 of whether or not those reserves were needed at	2 3 4 5 6 7 8 9	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19  Q. Which is the 50 million attributable to the Graduate hospitals plus the balance you've got there attributable to the Forbes and the AVH hospitals, is that right?  A. Correct 13:24:31  Q. And that 61 million, therefore, has
3 4 5 6 7 8 9	Q. But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.  Q. Why did you retitle the row?  A. Because we did not agree that the reserve was for DV A/R and that an assessment of whether or not those reserves were needed at Graduate was, in part, the purpose of this work	2 3 4 5 6 7 8 9	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19  Q. Which is the 50 million attributable to the Graduate hospitals plus the balance you've got there attributable to the Forbes and the AVH hospitals, is that right?  A. Correct 13:24:31  Q. And that 61 million, therefore, has a tick mark 61 plus million has a tick mark
3 4 5 6 7 8 9 10	Q. But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.  Q. Why did you retitle the row?  A. Because we did not agree that the reserve was for DV A/R and that an assessment of whether or not those reserves were needed at Graduate was, in part, the purpose of this work paper. So they really were, at least	2 3 4 5 6 7 8 9 10 11 12 13	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct  Q. Which is the 50 million attributable to the Graduate hospitals plus the balance you've got there attributable to the Forbes and the AVH hospitals, is that right?  A. Correct  Q. And that 61 million, therefore, has a tick mark 61 plus million has a tick mark B, which on page 25987 is described with these
3 4 5 6 7 8 9 10 11	Q. But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.  Q. Why did you retitle the row?  A. Because we did not agree that the reserve was for DV A/R and that an assessment 13:22:05 of whether or not those reserves were needed at Graduate was, in part, the purpose of this work paper. So they really were, at least initially, general reserves that needed to be	2 3 4 5 6 7 8 9 10 11 12 13 14	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19 Q. Which is the 50 million attributable to the Graduate hospitals plus the balance you've got there attributable to the Forbes and the AVH hospitals, is that right?  A. Correct 13:24:31 Q. And that 61 million, therefore, has a tick mark 61 plus million has a tick mark B, which on page 25987 is described with these words, "See cushion analysis below." Is that
3 4 5 6 7 8 9 10 11 12 13	Q. But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.  Q. Why did you retitle the row?  A. Because we did not agree that the reserve was for DV A/R and that an assessment 13:22:05 of whether or not those reserves were needed at Graduate was, in part, the purpose of this work paper. So they really were, at least initially, general reserves that needed to be evaluated.  13:22:28	2 3 4 5 6 7 8 9 10 11 12 13 14 15	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19  Q. Which is the 50 million attributable to the Graduate hospitals plus the balance you've got there attributable to the Forbes and the AVH hospitals, is that right?  A. Correct 13:24:31  Q. And that 61 million, therefore, has a tick mark 61 plus million has a tick mark B, which on page 25987 is described with these words, "See cushion analysis below." Is that right? 13:24:46
3 4 5 6 7 8 9 10 11 12 13 14 15	Q But the Graduate entries are the same, are they not?  A Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.  Q Why did you retitle the row?  A Because we did not agree that the reserve was for DV A/R and that an assessment of whether or not those reserves were needed at Graduate was, in part, the purpose of this work paper. So they really were, at least initially, general reserves that needed to be evaluated.  13:22:28  Q Didn't Mr. Cancelmi tell you in his	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19  Q. Which is the 50 million attributable to the Graduate hospitals plus the balance you've got there attributable to the Forbes and the AVH hospitals, is that right?  A. Correct 13:24:31  Q. And that 61 million, therefore, has a tick mark 61 plus million has a tick mark B, which on page 25987 is described with these words, "See cushion analysis below." Is that right? 13:24:46  A. Yes.
3 4 5 6 7 8 9 10 11 12 13 14 15	Q But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.  Q. Why did you retitle the row?  A. Because we did not agree that the reserve was for DV A/R and that an assessment of whether or not those reserves were needed at Graduate was, in part, the purpose of this work paper. So they really were, at least initially, general reserves that needed to be evaluated.  13:22:28  Q. Didn't Mr. Cancelmi tell you in his memo what the reserves were for?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19  Q. Which is the 50 million attributable to the Graduate hospitals plus the balance you've got there attributable to the Forbes and the AVH hospitals, is that right?  A. Correct 13:24:31  Q. And that 61 million, therefore, has a tick mark 61 plus million has a tick mark B, which on page 25987 is described with these words, "See cushion analysis below." Is that right?  A. Yes.  Q. And the "below" is written in your
3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.  Q. Why did you retitle the row?  A. Because we did not agree that the reserve was for DV A/R and that an assessment of whether or not those reserves were needed at Graduate was, in part, the purpose of this work paper. So they really were, at least initially, general reserves that needed to be evaluated.  Q. Didn't Mr. Cancelmi tell you in his memo what the reserves were for?  MR. RYAN: Objection.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19  Q. Which is the 50 million attributable to the Graduate hospitals plus the balance you've got there attributable to the Forbes and the AVH hospitals, is that right?  A. Correct 13:24:31  Q. And that 61 million, therefore, has a tick mark 61 plus million has a tick mark B, which on page 25987 is described with these words, "See cushion analysis below." Is that right? 13:24:46  A. Yes.  Q. And the "below" is written in your handwriting?
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q But the Graduate entries are the same, are they not?  A. Assuming that that was a five on 13:21:50 the first page of his memo. I just can't tell on this copy, but yes.  Q. Why did you retitle the row?  A. Because we did not agree that the reserve was for DV A/R and that an assessment of whether or not those reserves were needed at Graduate was, in part, the purpose of this work paper. So they really were, at least initially, general reserves that needed to be evaluated.  13:22:28  Q. Didn't Mr. Cancelmi tell you in his memo what the reserves were for?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	line, yes.  Q. The total on that line is \$61,311,000, is that right?  A. That's correct 13:24:19  Q. Which is the 50 million attributable to the Graduate hospitals plus the balance you've got there attributable to the Forbes and the AVH hospitals, is that right?  A. Correct 13:24:31  Q. And that 61 million, therefore, has a tick mark 61 plus million has a tick mark B, which on page 25987 is described with these words, "See cushion analysis below." Is that right?  A. Yes.  Q. And the "below" is written in your handwriting?  A. Yes
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	Page 682			e 684
1	have a last line of this cut off of this copy	1	A. Yes.	
2	MR. JONES: I apologize if I do	2	<ul> <li>Q. And what do you mean to refer to</li> </ul>	
3	MR RYAN: I'm just saying	3	when you write 25 million dollars in brackets	
4	A There's definitely a piece of this	4	and follow it with those words? Or what did	
5	that's not clear 13:25:15	5	you mean to refer to, I should say. 13:27:41	
6	<ul> <li>Q. Can you tell me generally what the</li> </ul>	6	A. Well, the starting point is the 61	
7	analysis is meant to reflect?	7	million, which would have been a reserve or a	
8	A. It was to take the general reserve	8	credit balance. It was to identify items.	
9	amount established during all of the	9	The reason that there are brackets	
10	acquisitions and evaluate whether or not there 13:25:26	10	on the 25 million is to work through the 61 13:2	7:55
11	were purposes that should be considered as to	11	million down to what might be a remaining	
12	whether or not it was reasonable for AHERF to	12	excess number. So the description generally	
13	establish that reserve during the acquisitions	13	relates to corporate compliance issues that	
14	Q. Did Mr. Cancelmi or anybody at	14	were existing in healthcare providers	
15	AHERF tell you that they had established the 13:25:40	15	particularly in the Philadelphia marketplace 13:2	8:17
16	reserve for any purpose other than transfer to	16	and investigations by the government and that	
17	the Graduate to the Delaware Valley	17	an assessment needed to be made as to whether	
18	Obligated Group hospitals?	18	or not these acquired hospitals would have such	
19	MR. RYAN: Could I have that read	19	compliance matters	
20	back, please? 13:25:48	20	Q. Where did you get the 25 million 13:28:	30
21	(Record read.)	21	dollar figure?	
22	A. Yes.	22	A. It was an estimate that I had	
23	Q. Who told you that?	23	discussed with Mr. Buettner.	
24	A. Mr. Cancelmi.	24	Q. So he gave it to you?	
25	Q. What did he say? 13:26:04	25	MR. RYAN: Objection. 13:28:39	
	Page 683		Pag	e 685
1	A Back in the planning field work,	1	A. He didn't physically give it to me.	
2	during our preliminary phase, that their intent	2	He discussed it and shared it as a possible	
3	was to establish a reserve for things like	3	amount to consider in light of other situations	
4	compliance matters and accounts payable and	4	that had been settling for comparable amounts.	
5	physician contracts, essentially manpower or 13:26:23	ì		
6	physician commency continuity maniperior of	5	Q. So who arrived at the figure? Did 13:28:	58
•	people-related issues during an acquisition	5 6		58
7			Q. So who arrived at the figure? Did 13:28:	58
	people-related issues during an acquisition	6	Q So who arrived at the figure? Did 13:28: you supply it to him or did he supply it to you	58
7	people-related issues during an acquisition.  There were a number of things I don't recall	6 7	Q So who arrived at the figure? Did 13:28: you supply it to him or did he supply it to you or was it a collaborative process?	58
7 8	people-related issues during an acquisition.  There were a number of things. I don't recall them, as I sit here today, that related to	6 7 8	Q. So who arrived at the figure? Did 13:28: you supply it to him or did he supply it to you or was it a collaborative process?  A. I don't know if — it was certainly	
7 8 9	people-related issues during an acquisition.  There were a number of things. I don't recall them, as I sit here today, that related to that, but that there was, at least for Graduate	6 7 8 9	Q. So who arrived at the figure? Did 13:28: you supply it to him or did he supply it to you or was it a collaborative process?  A. I don't know if it was certainly collaborative, our discussion. I believe he	
7 8 9 10	people-related issues during an acquisition.  There were a number of things. I don't recall them, as I sit here today, that related to that, but that there was, at least for Graduate at the time, a need for such reserves.  13:26:41	6 7 8 9 10	Q. So who arrived at the figure? Did 13:28: you supply it to him or did he supply it to you or was it a collaborative process?  A. I don't know if — it was certainly collaborative, our discussion. I believe he suggested that it could be as much as 25 13:29	
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7 8 9 10 11	people-related issues during an acquisition  There were a number of things I don't recall them, as I sit here today, that related to that, but that there was, at least for Graduate at the time, a need for such reserves  Q He told you that sometime in the spring of the year 1997, that they were	6 7 8 9 10 11 12	Q. So who arrived at the figure? Did 13:28: you supply it to him or did he supply it to you or was it a collaborative process?  A. I don't know if — it was certainly collaborative, our discussion. I believe he suggested that it could be as much as 25 million.  Q. Did you bring documents to him to	
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	Page 686 investigations that were taking place at that	1	Page 688 in 1997 that the general published reports
2	time.	2	about corporate compliance would cause a
3	Q. Do you remember any documents in	3	variance in the need for a corporate compliance
4	particular on that latter point, government	4	reserve at these two different sets of
5	investigations, that you looked at? 13:30:12	5	
6	A. Just it was more of what had	6	•
7	been published, I believe, in newspapers and	7	MR. RYAN: Objection. Asked and answered.
8	what we were aware of happening in the	8	A. I certainly had an understanding
9	marketplace	9	that there could be differences between the two
10	Q It was strike that 13:30:21	10	
11	When you wrote the acquired	11	organizations knowing that hospitals a part of 13:32:32
12	entities, did you mean to include entities	12	AHERF were existing within AHERF and they had
13	other than the Graduate hospitals?	13	an internal audit function in place.
14	A. No. Well, no, I don't recall I	14	Q. Let me ask you to look at the next
15	don't recall, I guess, as it related to the 13:30:38	15	line item, the 14.1 million dollars that you
16	western region because the assessment here is	15	have there in brackets for PFMA. Do you see 13:32:49 that?
17		17	A. Yes
18	being made at the 61 million dollar level, so I just don't recall.	18	
19	Q. Do you remember anything more you	19	
20	did to substantiate the need for the 25 million 13:30:53	20	Could you take me in the analysis where I'm supposed to go with that? Is that up 13:33:00
21	dollar reserve?	21	at the top half of the page?
22	MR. RYAN: Objection	22	A. No, I believe that's referring to
23	A I don't recall anything further	23	the handwritten notes on
24	than those discussions, recognizing that	24	Q. Page 91?
25	ongoing assessments would be made in the future 13:31:07	25	A Yes 13:33:15
	ongoing assessments would be indeed in the Indiae 15.51.07		A 100 13.33.13
	Page 687		Page 689
1	year under purchase accounting	1	Q. That reads that the 14.1 million
2	Q. Did you ever do anything to		
	Q. Did you over do dily time to	2	dollar PFMA entry in your schedule represents,
3	determine whether or not the Delaware Valley	2	dollar PFMA entry in your schedule represents, I'm quoting now, "Represents lost reserves
3 4	determine whether or not the Delaware Valley Obligated Group had hospitals pardon me	1	
ì	Obligated Group had hospitals — pardon me  Did you do anything to determine 13:31:18	3	I'm quoting now, "Represents lost reserves
4	Obligated Group had hospitals — pardon me Did you do anything to determine 13:31:18 whether the Delaware Valley Obligated Group	3 4	I'm quoting now, "Represents lost reserves under the police and fire contract to fund
4 5	determine whether or not the Delaware Valley Obligated Group had hospitals — pardon me Did you do anything to determine 13:31:18 whether the Delaware Valley Obligated Group hospitals had a reserve for the same kinds of	3 4 5	I'm quoting now, "Represents lost reserves under the police and fire contract to fund losses. 13:33:33
4 5 6	determine whether or not the Delaware Valley Obligated Group had hospitals — pardon me Did you do anything to determine 13:31:18 whether the Delaware Valley Obligated Group hospitals had a reserve for the same kinds of matters in 1997, corporate compliance issues?	3 4 5 6	I'm quoting now, "Represents lost reserves under the police and fire contract to fund losses 13:33:33  "AHERF has subsequently concluded that the reserve is not necessary and the Graduate would not be obligated to fund.
4 5 6 7 8 9	Obligated Group had hospitals — pardon me Did you do anything to determine 13:31:18 whether the Delaware Valley Obligated Group hospitals had a reserve for the same kinds of matters in 1997, corporate compliance issues?  A. As I recall, there were separate	3 4 5 6 7	I'm quoting now, "Represents lost reserves under the police and fire contract to fund losses. 13:33:33  "AHERF has subsequently concluded that the reserve is not necessary and the
4 5 6 7 8 9	Obligated Group had hospitals — pardon me Did you do anything to determine 13:31:18 whether the Delaware Valley Obligated Group hospitals had a reserve for the same kinds of matters in 1997, corporate compliance issues?  A. As I recall, there were separate procedures that were done in evaluating the 13:31:35	3 4 5 6 7 8	I'm quoting now, "Represents lost reserves under the police and fire contract to fund losses 13:33:33  "AHERF has subsequently concluded that the reserve is not necessary and the Graduate would not be obligated to fund.
4 5 6 7 8 9 10	determine whether or not the Delaware Valley Obligated Group had hospitals — pardon me Did you do anything to determine 13:31:18 whether the Delaware Valley Obligated Group hospitals had a reserve for the same kinds of matters in 1997, corporate compliance issues?  A. As I recall, there were separate procedures that were done in evaluating the 13:31:35 control environment and work that internal	3 4 5 6 7 8 9 10	I'm quoting now, "Represents lost reserves under the police and fire contract to fund losses. 13:33:33  "AHERF has subsequently concluded that the reserve is not necessary and the Graduate would not be obligated to fund. "C&L does not concur with the
4 5 6 7 8 9 10 11	Obligated Group had hospitals — pardon me Did you do anything to determine 13:31:18 whether the Delaware Valley Obligated Group hospitals had a reserve for the same kinds of matters in 1997, corporate compliance issues?  A. As I recall, there were separate procedures that were done in evaluating the 13:31:35 control environment and work that internal audit was doing over the compliance area. I	3 4 5 6 7 8 9	I'm quoting now, "Represents lost reserves under the police and fire contract to fund losses. 13:33:33  "AHERF has subsequently concluded that the reserve is not necessary and the Graduate would not be obligated to fund.  "C&L does not concur with the client's conclusion and believes a potential 13:33:44 liability still exists.  "AHERF has removed the cushion from
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			volume
	Page 742		Page 744
1	added this separate set of handwritten notes on	1	Q. Does it mean that it was for a
2	this reserve schedule for settled years, CRA	2	specific purpose?
3	accounts for settled years at AHERF?	3	A. No.
4	A. I don't recall.	4	Q. Or specific account for a specific
5	Q. Do you see you did that at least on 14:53:02	5	year? 14:55:32
6	the first page?	6	A. No. I mean, especially with
7	A. Yes.	7	tentative, the word - to me that was more of a
8	Q. You see Mr. Girol has put his	8	final - it represented something was -
9	initials next to the date 8-21-97. Am I right?	9	anything with the term settlement was at least
10	A. Yes. 14:53:14	10	an indication of it being a little more final. 14:55:47
11	Q. Your initials don't appear on the	11	I don't know what it meant in
12	document, do they?	12	relation to the word designated. So the fact
13	A. No.	13	that those words are altogether I can't just
14	Q. Is there a reason why when you	14	pick on designated.
15	added your information you didn't date it and 14:53:22	15	Q. You wrote the words that I just 14:55:58
16	initial it?	16	read, though, is that right?
17	A No. I mean, it was not uncommon.	17	A. Well, I
18	I was just kind of reviewing just by those	18	MR RYAN: To the extent you can
19	little squiggly lines, reviewing the	19	read them
20	information he had and whether that was just 14:53:33	20	A Yeah, I'm just not sure about that 14:56:04
21	kind of normal practice for me.	21	one that has or what I really can't tell
22	MR RYAN: If we're going to get	22	over here
23	into any substantive questions about this page,	23	Q. I'm sorry, at least once you've
24	there are much more legible portions, I would	24	written the word designated the words
25	like another copy produced 14:53:52	25	designated tentative settlement, am l right? 14:56:26
<u> </u>			
	Page 743		Page 745
1	MR JONES: I'll try not to have my	1	A. It appears.
2	feelings hurt about whether my questions were	2	Q. Yes.
3	substantive to this point. We may ask a few	3	Does that indicate to you that the
4	more questions. I don't think the reading of	4	amounts in that category would not be cushion
5	the notes is going to be important to them 14:53:57	5	or excess? 14:56:30
6	Q Do you see a couple different times	6	MR RYAN: Objection
7	you've written the words "designated or	7	A. I don't recall the papers or what
8	designated tentative settlement" on the	8	information I knew at the time to even infer
9	schedule?	9	what I meant at the time, so I don't even know
10	A. If that's what that says. 14:54:40	10	as I sit here today 14:56:46
11	Q. Let me represent to you that my	11	Q. You have no recollection of what
11	Q. Let me represent to you that my copy may be a little better, it does read to me	11 12	Q You have no recollection of what designated meant and whether or not it would
1	· · · · · · · · · · · · · · · · · · ·		designated meant and whether or not it would
12	copy may be a little better, it does read to me	12	designated meant and whether or not it would mean to you the opposite of excess?
12	copy may be a little better, it does read to me "designated tent settlement" like in the	12 13	designated meant and whether or not it would mean to you the opposite of excess?  A. Not without having more information
12 13 14	copy may be a little better, it does read to me "designated tent settlement" like in the right-hand margin under MCPH; do you see that?	12 13 14	designated meant and whether or not it would mean to you the opposite of excess?
12 13 14 15	copy may be a little better, it does read to me "designated tent settlement" like in the right-hand margin under MCPH; do you see that?  A. Yes. 14:54:54	12 13 14 15	designated meant and whether or not it would mean to you the opposite of excess?  A. Not without having more information and recreating kind of that historical 14:57:02 information.
12 13 14 15 16	copy may be a little better, it does read to me "designated tent settlement" like in the right-hand margin under MCPH; do you see that?  A. Yes. 14:54:54  Q. Do you see it there twice, one time	12 13 14 15 16	designated meant and whether or not it would mean to you the opposite of excess?  A. Not without having more information and recreating kind of that historical 14:57:02 information.  Q. You see you've written designated
12 13 14 15 16 17	copy may be a little better, it does read to me "designated tent settlement" like in the right-hand margin under MCPH; do you see that?  A. Yes. 14:54:54  Q. Do you see it there twice, one time tentative is spelled out, the other time it's just abbreviated tent?	13 14 15 16 17	designated meant and whether or not it would mean to you the opposite of excess?  A. Not without having more information and recreating kind of that historical 14:57:02 information.  Q. You see you've written designated again next to Elkins, M/C '96 designated,
12 13 14 15 16 17 18	copy may be a little better, it does read to me "designated tent settlement" like in the right-hand margin under MCPH; do you see that?  A. Yes. 14:54:54 Q. Do you see it there twice, one time tentative is spelled out, the other time it's just abbreviated tent?	12 13 14 15 16 17 18 19	designated meant and whether or not it would mean to you the opposite of excess?  A. Not without having more information and recreating kind of that historical 14:57:02 information.  Q. You see you've written designated again next to Elkins, M/C '96 designated, \$83,000 perhaps is the figure?
12 13 14 15 16 17 18 19	copy may be a little better, it does read to me "designated tent settlement" like in the right-hand margin under MCPH; do you see that?  A. Yes. 14:54:54  Q. Do you see it there twice, one time tentative is spelled out, the other time it's just abbreviated tent?  A. Yes, but I'm not sure about that one tentative. 14:55:08	12 13 14 15 16 17 18 19 20	designated meant and whether or not it would mean to you the opposite of excess?  A. Not without having more information and recreating kind of that historical 14:57:02 information.  Q. You see you've written designated again next to Elkins, M/C '96 designated, \$83,000 perhaps is the figure?  MR. RYAN: Where is that? 14:57:16
12 13 14 15 16 17 18 19 20 21	copy may be a little better, it does read to me "designated tent settlement" like in the right-hand margin under MCPH; do you see that?  A. Yes. 14:54:54  Q. Do you see it there twice, one time tentative is spelled out, the other time it's just abbreviated tent?  A. Yes, but I'm not sure about that one tentative. 14:55:08  Q. That's all right. My question is	12 13 14 15 16 17 18 19 20 21	designated meant and whether or not it would mean to you the opposite of excess?  A. Not without having more information and recreating kind of that historical 14:57:02 information.  Q. You see you've written designated again next to Elkins, M/C '96 designated, \$83,000 perhaps is the figure?  MR. RYAN: Where is that? 14:57:16 MR. JONES: Middle of the page.
12 13 14 15 16 17 18 19 20 21 22	copy may be a little better, it does read to me "designated tent settlement" like in the right-hand margin under MCPH; do you see that?  A. Yes. 14:54:54  Q. Do you see it there twice, one time tentative is spelled out, the other time it's just abbreviated tent?  A. Yes, but I'm not sure about that one tentative. 14:55:08  Q. That's all right. My question is really this. What does the word designated	12 13 14 15 16 17 18 19 20 21 22	designated meant and whether or not it would mean to you the opposite of excess?  A. Not without having more information and recreating kind of that historical 14:57:02 information.  Q. You see you've written designated again next to Elkins, M/C '96 designated, \$83,000 perhaps is the figure?  MR. RYAN: Where is that? 14:57:16 MR. JONES: Middle of the page.  MR. RYAN: I don't even see it.
12 13 14 15 16 17 18 19 20 21 22 23	copy may be a little better, it does read to me "designated tent settlement" like in the right-hand margin under MCPH; do you see that?  A. Yes. 14:54:54 Q. Do you see it there twice, one time tentative is spelled out, the other time it's just abbreviated tent? A. Yes, but I'm not sure about that one tentative. 14:55:08 Q. That's all right. My question is really this. What does the word designated mean to you in connection with CRA's in	12 13 14 15 16 17 18 19 20 21 22 23	designated meant and whether or not it would mean to you the opposite of excess?  A Not without having more information and recreating kind of that historical 14:57:02 information.  Q You see you've written designated again next to Elkins, M/C '96 designated, \$83,000 perhaps is the figure?  MR RYAN: Where is that? 14:57:16 MR JONES: Middle of the page MR RYAN: I don't even see it.  A I mean, I see where there might be
12 13 14 15 16 17 18 19 20 21 22	copy may be a little better, it does read to me "designated tent settlement" like in the right-hand margin under MCPH; do you see that?  A. Yes. 14:54:54  Q. Do you see it there twice, one time tentative is spelled out, the other time it's just abbreviated tent?  A. Yes, but I'm not sure about that one tentative. 14:55:08  Q. That's all right. My question is really this. What does the word designated	12 13 14 15 16 17 18 19 20 21 22	designated meant and whether or not it would mean to you the opposite of excess?  A. Not without having more information and recreating kind of that historical 14:57:02 information.  Q. You see you've written designated again next to Elkins, M/C '96 designated, \$83,000 perhaps is the figure?  MR. RYAN: Where is that? 14:57:16 MR. JONES: Middle of the page.  MR. RYAN: I don't even see it.

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Page 746		Page 748
l Q. I will represent to you that that's	1	I would ask you to look at the
2 what it says.	2	second page. It says at the top, "CRA
3 Do you recall ever learning or ever	3	questions," does it not?
4 being interested in a designated settlement for	4	A. That's what it says.
5 CRA's at Elkins that did not have the word 14:57:40	5	Q. Then it says reserve 15:00:57
6 tentative for Medicare 1996?	6	"reservers," and perhaps that's a typo, "per
7 MR. RYAN: Objection.	7	Joe." Do you see that?
8 A. Again, I don't recall - I need	8	A. Yes.
9 more information.	9	Q. Do you know who Joe is?
10 Q. You can put that aside. 14:58:11	10	MR RYAN: Objection. 15:01:13
11	11	A. I don't know. I don't
12 (Thereupon, Deposition Exhibit 4445	12	Q. Have you ever seen this document
was marked for purposes of	13	before?
14 identification.)	14	A. I don't recall seeing it.
15 14:58:25	15	Q. You can put that one aside. 15:01:50
16 Q I'm handing you Exhibit 4445 Can	16	Look back to Exhibit 1070 for a
17 you identify this document for me?	17	moment for me, which is an exhibit that
18 A. I don't recall it, in the context	18	included Mr. Buettner's two-page schedule that
19 of the 1997 audit.	19	we were discussing a moment ago.
Q. It has been identified to us by 14:58:44	20	A. Yes. 15:02:25
21 your counsel as coming from your computer	21	Q. Do you see the line item for excess
22 files. Do you believe that you prepared it?	22	C slash A? Do you have any understanding of
A. I don't recall it, but if it came	23	what excess C slash A means?
24 from my PC, it's possible.	24	MR. RYAN: On 877?
25 Q. You see it's called a reserve 14:58:57	25	MR. JONES: Yes, 877 15:02:43
Page 747		Page 749
1 analysis?	1	A. I obviously didn't write it.
2 A. Yes	2	Q. Do you know what C slash A is short
3 Q. Then it lists at least under one	3	for either in Mr. Buettner's parlance or yours?
4 subheading CRA CRA's undesignated in various	4	A. From my perspective, C slash A in
5 amounts at various hospitals? 14:59:09	5	the context of a healthcare audit was 15:03:00
6 A. Yes.	6	contractual allowance.
7 Q. Do you know when you prepared this?	7	Q. Did you ever come to the conclusion
8 First of all, do you know if you	8	in your fiscal year '97 audit work that there
9 prepared this and then do you know when?	9	were excess contractual allowances in the
10 A. As I said, I don't recall it and so 14:59:22	10	amount of 9.8 million dollars at AHERF? 15:03:16
11 I don't recall when I prepared it.	11	MR. RYAN: Objection.
12 Q. Do you have any doubt if it came	12	Q. Or at old AHERF, for that matter?
13 from your computer files that you prepared it?	13	A. I'm sorry, can you repeat that?
14 A If it was saved on my hard drive.	14	Q. Yes.
15 Obviously someone else can prepare it and I can 14:59:40		Did you ever yourself come to the 15:03:26
16 download it, but I just don't know. I don't	16	conclusion that there were 9.8 million dollars
17 recall it	17	of excess contractual allowance reserves at old
18 Q. Let me hand you really quickly what	18	AHERF as you've defined it this afternoon -
19 we've marked as Exhibit 4122 called CRA Review	19	MR RYAN: Objection.
20 Comments. It's a work paper apparently 15:00:18	20	Q for fiscal year '97? 15:03:41
	21	A. I recall having knowledge that
21 prepared at least in connection with the '97	22	there were excess contractual allowances. I
22 audit, although it appears to have come from		
<ul> <li>audit, although it appears to have come from</li> <li>its labeling at the lower right-hand corner</li> </ul>	23	don't recall the exact amount, but I remember
22 audit, although it appears to have come from 23 its labeling at the lower right-hand corner 24 from an early and not, therefore, final version	23 24	don't recall the exact amount, but I remember them being in the neighborhood of 10 million
<ul> <li>audit, although it appears to have come from</li> <li>its labeling at the lower right-hand corner</li> </ul>	23	don't recall the exact amount, but I remember

Page 750  1 Q. Did you come to that conclusion 2 yourself, or was that a conclusion that was 3 shared with you by Mr. Buettner or someone 4 else? 5 A. I recall knowing that myself as 15:04:04 6 part of my review of the receivable work 7 papers. 8 Q. Do you think you shared that number 9 with Mr. Buettner? 10 A. Yes. 15:04:14 11 Q. The round 10 million dollar number? 12 A. Yes, I recall sharing it with him. 13 Q. When you shared it with him, what  1 A. I'm not sure if it's lost. It's 2 just I don't recall seeing it or whether or not 3 it's available because it was a part of my 4 notes that I was tracking things on to review 5 throughout the course of the audit. 15:04:04 6 Q. As far as you know, it doesn't 6 Q. As far as you know, it doesn't 7 exist anymore, am I right? 10 A. Yes. 15:06:0 11 A. I'm not sure if it's lost. It's 2 just I don't recall seeing it or whether or not 3 it's available because it was a part of my 4 notes that I was tracking things on to review 5 throughout the course of the audit. 15:06:0  Q. As far as you know, it doesn't 10 that we shouldn't have. 15:06:0 11 A. I'm not sure if it's lost. It's 12 just I don't recall seeing it or whether or not 12 it's available because it was a part of my 4 notes that I was tracking things on to review 5 A. I recall sharing in the course of the audit. 15:06:0 15:06:0 16 Q. As far as you know, it doesn't 17 Part of my 18 A. Not that I've seen it. 19 Q. I may have a couple nots in there 10 that we shouldn't have. 15:06:0 16 Q. When you shared it with him. 17 Part of my 18 A. I don't know. I have not seen it.	Page 752 05:56
yourself, or was that a conclusion that was shared with you by Mr. Buettner or someone else?  A. I recall knowing that myself as 15:04:04 part of my review of the receivable work papers.  Q. Do you think you shared that number with Mr. Buettner?  A. Yes. 15:04:14 Q. The round 10 million dollar number? A. Yes, I recall sharing it with him.  2 just I don't recall seeing it or whether or not it's available because it was a part of my notes that I was tracking things on to review throughout the course of the audit. 15:06:0 Q. As far as you know, it doesn't exist anymore, am I right?  A. Not that I've seen it. Q. I may have a couple nots in there that we shouldn't have. 15:06:0 II As far as you know, it doesn't exist anymore, am I right?	05:56
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10 A. Yes. 15:04:14 10 that we shouldn't have. 15:06:00 11 Q. The round 10 million dollar number? 11 As far as you know, it doesn't 12 A. Yes, I recall sharing it with him. 12 exist anymore, am I right?	
11 Q. The round 10 million dollar number?  12 A. Yes, I recall sharing it with him.  13 As far as you know, it doesn't 12 exist anymore, am I right?	
12 A. Yes, I recall sharing it with him. 12 exist anymore, am I right?	)8
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13 Q. When you shared it with him, what 13 A. I don't know. I have not seen it.	
· · · · · · · · · · · · · · · · · · ·	
14 did you say was the basis for your review? 14 Q. Do you have any reason to believe	
15 A. I recall advising him that when I 15:04:26 15 that it exists? 15:06:17	
16 was reviewing the detailed work papers, there 16 A. Not based on the things that I've	
17 were differences between what was needed in 17 seen, no.	
18 their calculations versus what was recorded on 18 Q. Again, don't be frightened, we're	
19 the actual trial balances and summing them up 19 not going to look at many pages of this	
	15:06:42
21 Q. That was work you had performed? 21 Exhibit 4322.	
22 A. Yes. 22 The pages I would like to discuss	
Q. Did you give him a piece of paper 23 with you, Miss Frazier, are at 10482 and	
24 to reflect that work or did you just share it 24 following 10482. They start with a face page	
25 with him orally? 15:04:49 25 that indicates to me that this is a set of work 1	5:07:20
Page 751	Page 753
1 A. I remember a piece of paper that I I papers from the '97 C&L audit files relating to	
2 had captured it on. I don't remember if I 2 assets, and, in particular, patient accounts	
3 showed him the paper or that I just told him 3 receivable. Is that right?	
4 because I knew it, but and I remember him at 4 A. Yes.	
	15:07:36
6 Q. Have you seen that piece of paper 6 by Miss Heinlein and last modified by Miss	
7 since your audit work in '97? 7 Porter. Is that right?	
8 A. That he wrote it down on? 8 A. Yes.	
9 Q. No, that you wrote it down on. 9 Q. Could you look at the schedules	
	5:07:52
11 then 11 appear to relate to Coopers & Lybrand's	
12 Q. Do you recall making it a part of 12 assessment of contractual allowances at the	
13 the work papers for the '97 audit?  13 five DVOG hospitals as of 6-30-97?	
14 A. I don't recall if it was in my 14 A. Are you referring to where it	
15 notes or not. It was kind of an eight and a 15:05:19 15 starts with 484? 15:08:21	
16 half by 11 sheet of paper. 16 Q. Let me make sure. I think it	
17 Q. In all the depositions and sworn 17 starts with 483 with the face page Bucks	
18 testimony you gave to the SEC and in preparing  18 contractual allowance.	
19 for those and in preparing for today, you 19 A. Okay. I can't read the headers.	
20 haven't seen that document? 15:05:33 20 These appear to be schedules that are prepared	15:08:36
21 A. Not that I recall. 21 by AHERF for their assessment of contractual	
21 A Not that I recall. 21 by AHERF for their assessment of contractual 22 Q. That, therefore, is another 22 allowances that we obtained.	
21 A Not that I recall. 22 Q. That, therefore, is another 23 document from the '97 work that you did that is 21 by AHERF for their assessment of contractual 22 allowances that we obtained. 23 Q. Then have been themselves imported	
21 A Not that I recall. 21 by AHERF for their assessment of contractual 22 Q. That, therefore, is another 22 allowances that we obtained.	; <del>)</del>

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1	Page 754		Page 7
	A. Correct.	I	record, 3:27.
2	Q. Do you recall reviewing these	2	Q. Miss Frazier, I'm asking you now,
3	contractual allowance work papers in connection	3	I've asked you just at the break to get ready
4	with your work in the '97 or for the '97 audit?	4	to talk with us again, at least briefly, about
5	MR RYAN: The ones that start at 15:09:05	5	Exhibit 4332, and, in particular, the 15:27:45
6	483?	6	contractual allowance schedules, or the reserve
7	MR. JONES: Yes, or at least the	7	for contractual allowance schedules which start
8	schedules that follow there	8	at page 488.
9	A. I don't recall these schedules	9	Are you with me?
10	specifically. I recall at various points 15:09:13	10	A. Yes. 15:28:04
11	having printed copies of contractual allowance	11	
12	information, but I don't recall these		
		12	Bucks County Hospital?
13	specifically.	13	A. That's what it says, yes.
14	Q. You don't recall reviewing them	14	Q. It is towards the bottom of the
15	on-line either because don't I see your name 15:09:25	15	page we have what is called the reserve for 15:28:1
16	popping up on the reviewed portion of the CLASS	16	allowance balances, inpatient. Is that right?
17	prints, is that fair to say?	17	A. One side is inpatient; one side is
18	MR RYAN: Objection	18	outpatient it looks like
19	A. I mean, I don't know. Just because	19	Q. Let's focus on the inpatient side
20	my name's not in the field doesn't mean I 15:09:43	20	for now. 15:28:24
21	couldn't have opened up the file and looked at	21	A. Okay.
22	it	22	Q. In connection with your audit work
23	Q. Do you recall that you looked at	23	in fiscal year 1997, did you have any reason to
24	hard copies as you suggested or electronic	24	believe that the balances in the column beneath
25	screens? 15:09:54	25	the header we just read, the 6-30-97 column, 15:28:3
,	Page 755	١.	Page 7
1	A. I recall both, generally. I mean,		were in any way excess?
2	I had printed copies of things that weren't	2	A. I don't recall the detail of the
3	easy to read and looking at things on the	3	nalandula Gara 1007
4			schedule from 1997
	screen where I needed to	4	Q As you sit here today, you don't
5	Q. Were these the kinds of schedules 15:10:05		
5 6		4	Q As you sit here today, you don't
	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming	4 5	Q As you sit here today, you don't know whether those balances were excess, is 15:28:5
6	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these	4 5 6	Q. As you sit here today, you don't know whether those balances were excess, is 15:28:5 that fair to say?
6 7	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming	4 5 6 7	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at
6 7 8 9	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million	4 5 6 7 8	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail.
6 7 8 9	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess	4 5 6 7 8 9	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail.  Q. What else would you want to look
6 7 8	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess contractual allowances at AHERF in your 15:10:20 conversations with Mr. Buettner that led to,	4 5 6 7 8 9	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail.  Q. What else would you want to look at?  15:29:06  A. I would need to understand what the
6 7 8 9 10	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess contractual allowances at AHERF in your 15:10:20 conversations with Mr. Buettner that led to, you believe, or perhaps ended up in his	4 5 6 7 8 9 10 11 12	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail.  Q. What else would you want to look at?  15:29:06  A. I would need to understand what the words say because I can't really read them.
6 7 8 9 10 11 12 13	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess contractual allowances at AHERF in your 15:10:20 conversations with Mr. Buettner that led to, you believe, or perhaps ended up in his two-page schedule as a part of Exhibit 1070?	4 5 6 7 8 9 10 11 12 -13	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail.  Q. What else would you want to look at?  15:29:06  A. I would need to understand what the words say because I can't really read them.  And I'd just have to look through other work
6 7 8 9 10 11 12 13 14	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess contractual allowances at AHERF in your 15:10:20 conversations with Mr. Buettner that led to, you believe, or perhaps ended up in his two-page schedule as a part of Exhibit 1070? MR RYAN: Objection	4 5 6 7 8 9 10 11 12 -13	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail.  Q. What else would you want to look at?  15:29:06  A. I would need to understand what the words say because I can't really read them.  And I'd just have to look through other work papers that related to the area.
6 7 8 9 10 11 12 13 14 15	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess contractual allowances at AHERF in your 15:10:20 conversations with Mr. Buettner that led to, you believe, or perhaps ended up in his two-page schedule as a part of Exhibit 1070?  MR. RYAN: Objection A. I don't recall what schedules I had 15:10:38	4 5 6 7 8 9 10 11 12 -13 14 15	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail  Q. What else would you want to look at?  15:29:06  A. I would need to understand what the words say because I can't really read them.  And I'd just have to look through other work papers that related to the area.  Q. Do you know whether any specific 15:29:22
6 7 8 9 10 11 12 13 14 15 16	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess contractual allowances at AHERF in your 15:10:20 conversations with Mr. Buettner that led to, you believe, or perhaps ended up in his two-page schedule as a part of Exhibit 1070? MR. RYAN: Objection  A. I don't recall what schedules I had 15:10:38 to derive that number from I just recall them	4 5 6 7 8 9 10 11 12 -13 14 15 16	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail.  Q. What else would you want to look at?  15:29:06  A. I would need to understand what the words say because I can't really read them. And I'd just have to look through other work papers that related to the area.  Q. Do you know whether any specific balance listed there, where there is a balance,
6 7 8 9 10 11 12 13 14 15 16 17	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess contractual allowances at AHERF in your 15:10:20 conversations with Mr. Buettner that led to, you believe, or perhaps ended up in his two-page schedule as a part of Exhibit 1070?  MR. RYAN: Objection  A. I don't recall what schedules I had 15:10:38 to derive that number from I just recall them relating to contractual allowances	4 5 6 7 8 9 10 11 12 -13 14 15 16 17	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail.  Q. What else would you want to look at?  15:29:06  A. I would need to understand what the words say because I can't really read them.  And I'd just have to look through other work papers that related to the area.  Q. Do you know whether any specific balance listed there, where there is a balance, is excess?
6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess contractual allowances at AHERF in your 15:10:20 conversations with Mr. Buettner that led to, you believe, or perhaps ended up in his two-page schedule as a part of Exhibit 1070?  MR. RYAN: Objection  A. I don't recall what schedules I had 15:10:38 to derive that number from I just recall them relating to contractual allowances  MR. JONES: Why don't we break here	4 5 6 7 8 9 10 11 12 -13 14 15 16 17 18	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail.  Q. What else would you want to look at?  15:29:06  A. I would need to understand what the words say because I can't really read them.  And I'd just have to look through other work papers that related to the area.  Q. Do you know whether any specific balance listed there, where there is a balance, is excess?  Do you have any recollection of any
6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess contractual allowances at AHERF in your 15:10:20 conversations with Mr. Buettner that led to, you believe, or perhaps ended up in his two-page schedule as a part of Exhibit 1070?  MR. RYAN: Objection  A. I don't recall what schedules I had 15:10:38 to derive that number from I just recall them relating to contractual allowances  MR. JONES: Why don't we break here and, if we do a quick one, I think we may	4 5 6 7 8 9 10 11 12 -13 14 15 16 17 18	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail.  Q. What else would you want to look at?  15:29:06  A. I would need to understand what the words say because I can't really read them.  And I'd just have to look through other work papers that related to the area.  Q. Do you know whether any specific balance listed there, where there is a balance, is excess?  Do you have any recollection of any specific balance that is listed as excess or
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess contractual allowances at AHERF in your 15:10:20 conversations with Mr. Buettner that led to, you believe, or perhaps ended up in his two-page schedule as a part of Exhibit 1070?  MR. RYAN: Objection  A. I don't recall what schedules I had 15:10:38 to derive that number from I just recall them relating to contractual allowances  MR. JONES: Why don't we break here and, if we do a quick one, I think we may actually be on schedule 15:10:52	4 5 6 7 8 9 10 11 12 -13 14 15 16 17 18 19 20	Q. As you sit here today, you don't know whether those balances were excess, is 15:28:5 that fair to say?  A. I don't recall without looking at more detail.  Q. What else would you want to look at?  15:29:06  A. I would need to understand what the words say because I can't really read them.  And I'd just have to look through other work papers that related to the area.  Q. Do you know whether any specific 15:29:22 balance listed there, where there is a balance, is excess?  Do you have any recollection of any specific balance that is listed as excess or has an excess component to it? 15:29:34
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Were these the kinds of schedules 15:10:05 that you would have referred to or were these these schedules that you referred to in coming up with an impression that roughly 10 million dollars existed in excess — as excess contractual allowances at AHERF in your 15:10:20 conversations with Mr. Buettner that led to, you believe, or perhaps ended up in his two-page schedule as a part of Exhibit 1070?  MR. RYAN: Objection  A. I don't recall what schedules I had 15:10:38 to derive that number from I just recall them relating to contractual allowances  MR. JONES: Why don't we break here and, if we do a quick one, I think we may actually be on schedule 15:10:52  MR. RYAN: Super.	4 5 6 7 8 9 10 11 12 -13 14 15 16 17 18 19 20 21	Q. As you sit here today, you don't know whether those balances were excess, is that fair to say?  A. I don't recall without looking at more detail.  Q. What else would you want to look at?  15:29:06  A. I would need to understand what the words say because I can't really read them.  And I'd just have to look through other work papers that related to the area.  Q. Do you know whether any specific palance listed there, where there is a balance, is excess?  Do you have any recollection of any specific balance that is listed as excess or has an excess component to it?  MR RYAN: I'll object because the
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